

PATENT COOPERATION TREATY

PCT

NOTIFICATION OF ELECTION

(PCT Rule 61.2)

From the INTERNATIONAL BUREAU

To:

Commissioner
US Department of Commerce
United States Patent and Trademark
Office, PCT
2011 South Clark Place Room
CP2/5C24
Arlington, VA 22202
ETATS-UNIS D'AMERIQUE
in its capacity as elected Office

Date of mailing (day/month/year) 18 May 2001 (18.05.01)	
International application No. PCT/AU00/01016	Applicant's or agent's file reference
International filing date (day/month/year) 28 August 2000 (28.08.00)	Priority date (day/month/year) 27 August 1999 (27.08.99)
Applicant DEAKER, Graeme et al	

1. The designated Office is hereby notified of its election made:

☒ in the demand filed with the International Preliminary Examining Authority on:
27 March 2001 (27.03.01)

☐ in a notice effecting later election filed with the International Bureau on:

2. The election ☒ was
☐ was not

made before the expiration of 19 months from the priority date or, where Rule 32 applies, within the time limit under Rule 32.2(b).

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland Facsimile No.: (41-22) 740.14.35	Authorized officer Claudio Borton Telephone No.: (41-22) 338.83.38
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PCT

REQUEST

The undersigned requests that the present international application be processed according to the Patent Cooperation Treaty.

For receiving Office use only

International Application No.

International Filing Date

Name of receiving Office and "PCT International Application"

Applicant's or agent's file reference
(if desired) (12 characters maximum)

Box No. I TITLE OF INVENTION	
E COMMERCE SYSTEM	
Box No. II APPLICANT	
Name and address: (Family name followed by given name; for a legal entity, full official designation. The address must include postal code and name of country. The country of the address indicated in this Box is the applicant's State (that is, country) of residence if no State of residence is indicated below.)	
E COM INDUSTRIES Level 3, 2 Glen Street MILSONS POINT NSW 2061	
<input type="checkbox"/> This person is also inventor. Telephone No. 61-2-99558366 Facsimile No. 61-2-99550230 Teleprinter No.	
State (that is, country) of nationality: AUSTRALIA	State (that is, country) of residence: AUSTRALIA
This person is applicant for the purposes of: <input type="checkbox"/> all designated States <input checked="" type="checkbox"/> all designated States except the United States of America <input type="checkbox"/> the United States of America only <input type="checkbox"/> the States indicated in the Supplemental Box	
Box No. III FURTHER APPLICANT(S) AND/OR (FURTHER) INVENTOR(S)	
Name and address: (Family name followed by given name; for a legal entity, full official designation. The address must include postal code and name of country. The country of the address indicated in this Box is the applicant's State (that is, country) of residence if no State of residence is indicated below.)	
Graeme Decker C/- E COM INDUSTRIES Level 3, 2 Glen Street MILSONS POINT NSW 2061	
This person is: <input type="checkbox"/> applicant only <input checked="" type="checkbox"/> applicant and inventor <input type="checkbox"/> inventor only (if this check-box is marked, do not fill in below.)	
State (that is, country) of nationality: AUSTRALIA	State (that is, country) of residence: AUSTRALIA
This person is applicant for the purposes of: <input type="checkbox"/> all designated States <input type="checkbox"/> all designated States except the United States of America <input checked="" type="checkbox"/> the United States of America only <input type="checkbox"/> the States indicated in the Supplemental Box	
<input type="checkbox"/> Further applicants and/or (further) inventors are indicated on a continuation sheet.	
Box No. IV AGENT OR COMMON REPRESENTATIVE; OR ADDRESS FOR CORRESPONDENCE	
The person identified below is hereby/has been appointed to act on behalf of the applicant(s) before the competent International Authorities as: <input checked="" type="checkbox"/> agent <input type="checkbox"/> common representative	
Name and address: (Family name followed by given name; for a legal entity, full official designation. The address must include postal code and name of country.)	
GRIFFITH HACK GPO Box 4664 SYDNEY NSW 2001	
Telephone No. 61-2-9957-5944 Facsimile No. 61-2-9957-6288 Teleprinter No. ghyde:griffithhack.com.au	
<input type="checkbox"/> Address for correspondence: Mark this check-box where no agent or common representative is/has been appointed and the space above is used instead to indicate a special address to which correspondence should be sent.	

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Sheet No. 2

Continuation of Box No: III FURTHER APPLICANT(S) AND/OR (FURTHER) INVENTOR(S)	
If none of the following sub-boxes is used, this sheet should not be included in the request.	
<p>Name and address: (Family name followed by given name: for a legal entity, full official designation. The address must include postal code and name of country. The country of the address indicated in this Box is the applicant's State (that is, country) of residence if no State of residence is indicated below.)</p> <p>Michelle Decker C/E Com INDUSTRIES Level 3, 2 Glen Street MILSONS POINT NSW 2061</p>	<p>This person is:</p> <p><input type="checkbox"/> applicant only</p> <p><input checked="" type="checkbox"/> applicant and inventor</p> <p><input type="checkbox"/> inventor only (If this check-box is marked, do not fill in below.)</p>
State (that is, country) of nationality: AUSTRALIA	State (that is, country) of residence: AUSTRALIA
<p>This person is applicant for the purposes of:</p> <p><input type="checkbox"/> all designated States <input type="checkbox"/> all designated States except the United States of America <input checked="" type="checkbox"/> the United States of America only <input type="checkbox"/> the States indicated in the Supplemental Box</p>	
<p>Name and address: (Family name followed by given name: for a legal entity, full official designation. The address must include postal code and name of country. The country of the address indicated in this Box is the applicant's State (that is, country) of residence if no State of residence is indicated below.)</p> <p>John Decker C/E Com INDUSTRIES Level 3, 2 Glen Street MILSONS POINT NSW 2061</p>	<p>This person is:</p> <p><input type="checkbox"/> applicant only</p> <p><input checked="" type="checkbox"/> applicant and inventor</p> <p><input type="checkbox"/> inventor only (If this check-box is marked, do not fill in below.)</p>
State (that is, country) of nationality: AUSTRALIA	State (that is, country) of residence: AUSTRALIA
<p>This person is applicant for the purposes of:</p> <p><input type="checkbox"/> all designated States <input type="checkbox"/> all designated States except the United States of America <input checked="" type="checkbox"/> the United States of America only <input type="checkbox"/> the States indicated in the Supplemental Box</p>	
<p>Name and address: (Family name followed by given name: for a legal entity, full official designation. The address must include postal code and name of country. The country of the address indicated in this Box is the applicant's State (that is, country) of residence if no State of residence is indicated below.)</p> <p>James Markham C/E Com INDUSTRIES Level 3, 2 Glen Street MILSONS POINT NSW 2061</p>	<p>This person is:</p> <p><input type="checkbox"/> applicant only</p> <p><input checked="" type="checkbox"/> applicant and inventor</p> <p><input type="checkbox"/> inventor only (If this check-box is marked, do not fill in below.)</p>
State (that is, country) of nationality: AUSTRALIA	State (that is, country) of residence: AUSTRALIA
<p>This person is applicant for the purposes of:</p> <p><input type="checkbox"/> all designated States <input type="checkbox"/> all designated States except the United States of America <input checked="" type="checkbox"/> the United States of America only <input type="checkbox"/> the States indicated in the Supplemental Box</p>	
<p>Name and address: (Family name followed by given name: for a legal entity, full official designation. The address must include postal code and name of country. The country of the address indicated in this Box is the applicant's State (that is, country) of residence if no State of residence is indicated below.)</p>	<p>This person is:</p> <p><input type="checkbox"/> applicant only</p> <p><input type="checkbox"/> applicant and inventor</p> <p><input type="checkbox"/> inventor only (If this check-box is marked, do not fill in below.)</p>
State (that is, country) of nationality:	State (that is, country) of residence:
<p>This person is applicant for the purposes of:</p> <p><input type="checkbox"/> all designated States <input type="checkbox"/> all designated States except the United States of America <input type="checkbox"/> the United States of America only <input type="checkbox"/> the States indicated in the Supplemental Box</p>	

☐ Further applicants and/or (further) inventors are indicated on another continuation sheet.

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Sheet No. 3

Box No.V DESIGNATION OF STATES

The following designations are hereby made under Rule 4.9(a) (mark the applicable check-boxes; at least one must be marked):

Regional Patent

- ☒ AP ARIPO Patent: GH Ghana, GM Gambia, KE Kenya, LS Lesotho, MW Malawi, SD Sudan, SL Sierra Leone, SZ Swaziland, TZ United Republic of Tanzania, UG Uganda, ZW Zimbabwe, and any other State which is a Contracting State of the Harare Protocol and of the PCT
- ☒ EA Eurasian Patent: AM Armenia, AZ Azerbaijan, BY Belarus, KG Kyrgyzstan, KZ Kazakhstan, MD Republic of Moldova, RU Russian Federation, TJ Tajikistan, TM Turkmenistan, and any other State which is a Contracting State of the Eurasian Patent Convention and of the PCT
- ☒ EP European Patent: AT Austria, BE Belgium, CH and LI Switzerland and Liechtenstein, CY Cyprus, DE Germany, DK Denmark, ES Spain, FI Finland, FR France, GB United Kingdom, GR Greece, IE Ireland, IT Italy, LU Luxembourg, MC Monaco, NL Netherlands, PT Portugal, SE Sweden, and any other State which is a Contracting State of the European Patent Convention and of the PCT
- ☒ OA OAPI Patent: BF Burkina Faso, BJ Benin, CF Central African Republic, CG Congo, CI Côte d'Ivoire, CM Cameroon, GA Gabon, GN Guinea, GW Guinea-Bissau, ML Mali, MR Mauritania, NE Niger, SN Senegal, TD Chad, TG Togo, and any other State which is a member State of OAPI and a Contracting State of the PCT (if other kind of protection or treatment desired, specify on dotted line)


National Patent (if other kind of protection or treatment desired, specify on dotted line):

- | | |
|--|--|
| <input checked="" type="checkbox"/> AE United Arab Emirates | <input checked="" type="checkbox"/> LR Liberia |
| <input checked="" type="checkbox"/> AL Albania | <input checked="" type="checkbox"/> LS Lesotho |
| <input checked="" type="checkbox"/> AM Armenia | <input checked="" type="checkbox"/> LT Lithuania |
| <input checked="" type="checkbox"/> AT Austria | <input checked="" type="checkbox"/> LU Luxembourg |
| <input checked="" type="checkbox"/> AU Australia | <input checked="" type="checkbox"/> LV Latvia |
| <input checked="" type="checkbox"/> AZ Azerbaijan | <input checked="" type="checkbox"/> MA Morocco |
| <input checked="" type="checkbox"/> BA Bosnia and Herzegovina | <input checked="" type="checkbox"/> MD Republic of Moldova |
| <input checked="" type="checkbox"/> BB Barbados | <input checked="" type="checkbox"/> MG Madagascar |
| <input checked="" type="checkbox"/> BG Bulgaria | <input checked="" type="checkbox"/> MK The former Yugoslav Republic of Macedonia |
| <input checked="" type="checkbox"/> BR Brazil | |
| <input checked="" type="checkbox"/> BY Belarus | <input checked="" type="checkbox"/> MN Mongolia |
| <input checked="" type="checkbox"/> CA Canada | <input checked="" type="checkbox"/> MW Malawi |
| <input checked="" type="checkbox"/> CH and LI Switzerland and Liechtenstein | <input checked="" type="checkbox"/> MX Mexico |
| <input checked="" type="checkbox"/> CN China | <input checked="" type="checkbox"/> NO Norway |
| <input checked="" type="checkbox"/> CR Costa Rica | <input checked="" type="checkbox"/> NZ New Zealand |
| <input checked="" type="checkbox"/> CU Cuba | <input checked="" type="checkbox"/> PL Poland |
| <input checked="" type="checkbox"/> CZ Czech Republic | <input checked="" type="checkbox"/> PT Portugal |
| <input checked="" type="checkbox"/> DE Germany | <input checked="" type="checkbox"/> RO Romania |
| <input checked="" type="checkbox"/> DK Denmark | <input checked="" type="checkbox"/> RU Russian Federation |
| <input checked="" type="checkbox"/> DM Dominica | <input checked="" type="checkbox"/> SD Sudan |
| <input checked="" type="checkbox"/> EE Estonia | <input checked="" type="checkbox"/> SE Sweden |
| <input checked="" type="checkbox"/> ES Spain | <input checked="" type="checkbox"/> SG Singapore |
| <input checked="" type="checkbox"/> FI Finland | <input checked="" type="checkbox"/> SI Slovenia |
| <input checked="" type="checkbox"/> GB United Kingdom | <input checked="" type="checkbox"/> SK Slovakia |
| <input checked="" type="checkbox"/> GD Grenada | <input checked="" type="checkbox"/> SL Sierra Leone |
| <input checked="" type="checkbox"/> GE Georgia | <input checked="" type="checkbox"/> TJ Tajikistan |
| <input checked="" type="checkbox"/> GH Ghana | <input checked="" type="checkbox"/> TM Turkmenistan |
| <input checked="" type="checkbox"/> GM Gambia | <input checked="" type="checkbox"/> TR Turkey |
| <input checked="" type="checkbox"/> HR Croatia | <input checked="" type="checkbox"/> TT Trinidad and Tobago |
| <input checked="" type="checkbox"/> HU Hungary | <input checked="" type="checkbox"/> TZ United Republic of Tanzania |
| <input checked="" type="checkbox"/> ID Indonesia | <input checked="" type="checkbox"/> UA Ukraine |
| <input checked="" type="checkbox"/> IL Israel | <input checked="" type="checkbox"/> UG Uganda |
| <input checked="" type="checkbox"/> IN India | <input checked="" type="checkbox"/> US United States of America |
| <input checked="" type="checkbox"/> IS Iceland | |
| <input checked="" type="checkbox"/> JP Japan | <input checked="" type="checkbox"/> UZ Uzbekistan |
| <input checked="" type="checkbox"/> KE Kenya | <input checked="" type="checkbox"/> VN Viet Nam |
| <input checked="" type="checkbox"/> KG Kyrgyzstan | <input checked="" type="checkbox"/> YU Yugoslavia |
| <input checked="" type="checkbox"/> KP Democratic People's Republic of Korea | <input checked="" type="checkbox"/> ZA South Africa |
| | <input checked="" type="checkbox"/> ZW Zimbabwe |
| <input checked="" type="checkbox"/> KR Republic of Korea | Check-boxes reserved for designating States which have become party to the PCT after issuance of this sheet: |
| <input checked="" type="checkbox"/> KZ Kazakhstan | <input checked="" type="checkbox"/> Algeria |
| <input checked="" type="checkbox"/> LC Saint Lucia | <input checked="" type="checkbox"/> Antigua & Barbuda |
| <input checked="" type="checkbox"/> LK Sri Lanka | <input checked="" type="checkbox"/> Mozambique |

Precautionary Designation Statement: In addition to the designations made above, the applicant also makes under Rule 4.9(b) all other designations which would be permitted under the PCT except any designation(s) indicated in the Supplemental Box as being excluded from the scope of this statement. The applicant declares that those additional designations are subject to confirmation and that any designation which is not confirmed before the expiration of 15 months from the priority date is to be regarded as withdrawn by the applicant at the expiration of that time limit. (Confirmation (including fees) must reach the receiving Office within the 15-month time limit.)

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Sheet No. 4

Box No. VI PRIORITY CLAIM		<input type="checkbox"/> Further priority claims are indicated in the Supplemental Box.		
Filing date of earlier application (day/month/year)	Number of earlier application	Where earlier application is:		
		national application: country	regional application: regional Office	international application: receiving Office
item (1) 27-8-1999	PQ2506	AUSTRALIA	Australian Patent Office	Australian Patent Office
item (2)				
item (3)				
<input checked="" type="checkbox"/> The receiving Office is requested to prepare and transmit to the International Bureau a certified copy of the earlier application(s) (only if the earlier application was filed with the Office which for the purposes of the present international application is the receiving Office) identified above as item(s):				
<small>* Where the earlier application is an ARIPO application, it is mandatory to indicate in the Supplemental Box at least one country party to the Paris Convention for the Protection of Industrial Property for which that earlier application was filed (Rule 4.10(b)(ii)). See Supplemental Box.</small>				
Box No. VII INTERNATIONAL SEARCHING AUTHORITY				
Choice of International Searching Authority (ISA) (if two or more International Searching Authorities are competent to carry out the international search, indicate the Authority chosen; the two-letter code may be used):		Request to use results of earlier search; reference to that search (if an earlier search has been carried out by or requested from the International Searching Authority):		
ISA/		Date (day/month/year)	Number	Country (or regional Office)
Box No. VIII CHECK LIST; LANGUAGE OF FILING				
This international application contains the following number of sheets:		This international application is accompanied by the item(s) marked below:		
request : 4		1. <input checked="" type="checkbox"/> fee calculation sheet		
description (excluding sequence listing part) : 32		2. <input type="checkbox"/> separate signed power of attorney		
claims : 6		3. <input type="checkbox"/> copy of general power of attorney; reference number, if any:		
abstract : 1		4. <input type="checkbox"/> statement explaining lack of signature		
drawings : 5		5. <input type="checkbox"/> priority document(s) identified in Box No. VI as item(s):		
sequence listing part of description :		6. <input type="checkbox"/> translation of international application into (language):		
Total number of sheets : 48		7. <input type="checkbox"/> separate indications concerning deposited microorganism or other biological material		
		8. <input type="checkbox"/> nucleotide and/or amino acid sequence listing in computer readable form		
		9. <input type="checkbox"/> other (specify):		
Figure of the drawings which should accompany the abstract: 1		Language of filing of the international application: ENGLISH		
Box No. IX SIGNATURE OF APPLICANT OR AGENT				
Next to each signature, indicate the name of the person signing and the capacity in which the person signs (if such capacity is not obvious from reading the request).				
 Timothy James Stalvey Registered Patent Attorney For & on behalf of Griffith Hack				
For receiving Office use only				
1. Date of actual receipt of the purported international application:		2. Drawings:		
3. Corrected date of actual receipt due to later but timely received papers or drawings completing the purported international application:		<input type="checkbox"/> received:		
4. Date of timely receipt of the required corrections under PCT Article 11(2):		<input type="checkbox"/> not received:		
5. International Searching Authority (if two or more are competent): ISA/		6. <input type="checkbox"/> Transmittal of search copy delayed until search fee is paid.		
For International Bureau use only				
Date of receipt of the record copy by the International Bureau:				

The demand must be filed directly with the competent International Preliminary Examining Authority or, if two or more authorities are competent, with the one chosen by the applicant. The full name or two-letter code of that Authority may be indicated by the applicant on the line below:

IPEA/ _____

PCT

CHAPTER II

DEMAND

under Article 31 of the Patent Cooperation Treaty:

The undersigned requests that the international application specified below be the subject of international preliminary examination according to the Patent Cooperation Treaty and hereby elects all eligible States (except where otherwise indicated).

For International Preliminary Examining Authority use only		
Identification of IPEA		Date of receipt of DEMAND
Box No. I IDENTIFICATION OF THE INTERNATIONAL APPLICATION		Applicant's or agent's file reference TJS:DHT:FP13220
International application No. PCT/AU00/01016	International filing date (day/month/year) 28 AUGUST 2000	(Earliest) Priority date (day/month/year) 27 AUGUST 1999
Title of invention E COMMERCE SYSTEM		
Box No. II APPLICANT(S)		
Name and address: (Family name followed by given name; for a legal entity, full official designation. The address must include postal code and name of country.) E COM INDUSTRIES LEVEL 3, 2 GLEN STREET MILSONS POINT NEW SOUTH WALES 2061		Telephone No.: 61-2-9955 8366
		Facsimile No.: 61-2-9955 0230
		Teleprinter No.:
State (that is, country) of nationality: AUSTRALIA		State (that is, country) of residence: AUSTRALIA
Name and address: (Family name followed by given name; for a legal entity, full official designation. The address must include postal code and name of country.) DEAKER, GRAEME C/- E COM INDUSTRIES LEVEL 3, 2 GLEN STREET MILSONS POINT NEW SOUTH WALES 2061		
State (that is, country) of nationality: AUSTRALIA		State (that is, country) of residence: AUSTRALIA
Name and address: (Family name followed by given name; for a legal entity, full official designation. The address must include postal code and name of country.) DEAKER, MICHELLE C/- E COM INDUSTRIES LEVEL 3, 2 GLEN STREET MILSONS POINT NEW SOUTH WALES 2061		
State (that is, country) of nationality: AUSTRALIA		State (that is, country) of residence: AUSTRALIA
<input checked="" type="checkbox"/> Further applicants are indicated on a continuation sheet.		

Sheet No. 2

International application No.

PCT/AU00/01016

Continuation of Box No. II APPLICANT(S)

If none of the following sub-boxes is used, this sheet should not be included in the demand.

Name and address: (Family name followed by given name; for a legal entity, full official designation. The address must include postal code and name of country.)

DEAKER, JOHN
C/- E COM INDUSTRIES
LEVEL 3, 2 GLEN STREET
MILSONS POINT
NEW SOUTH WALES 2061

State (that is, country) of nationality: AUSTRALIA

State (that is, country) of residence: AUSTRALIA

Name and address: (Family name followed by given name; for a legal entity, full official designation. The address must include postal code and name of country.)

MARKHAM, JAMES
C/- E COM INDUSTRIES
LEVEL 3, 2 GLEN STREET
MILSONS POINT
NEW SOUTH WALES 2061

State (that is, country) of nationality: AUSTRALIA

State (that is, country) of residence: AUSTRALIA

Name and address: (Family name followed by given name; for a legal entity, full official designation. The address must include postal code and name of country.)

State (that is, country) of nationality:

State (that is, country) of residence:

Name and address: (Family name followed by given name; for a legal entity, full official designation. The address must include postal code and name of country.)

State (that is, country) of nationality:

State (that is, country) of residence:

☐ Further applicants are indicated on another continuation sheet.

3
Sheet No. ...International Application No.
PCT/AU00/01016**Box No. III AGENT OR COMMON REPRESENTATIVE; OR ADDRESS FOR CORRESPONDENCE**The following person is ☒ agent ☐ common representativeand ☒ has been appointed earlier and represents the applicant(s) also for international preliminary examination.☐ is hereby appointed and any earlier appointment of (an) agent(s)/common representative is hereby revoked.☐ is hereby appointed, specifically for the procedure before the International Preliminary Examining Authority, in addition to the agent(s)/common representative appointed earlier.Name and address: *(Family name followed by given name; for a legal entity, full official designation. The address must include postal code and name of country.)*Griffith Hack
GPO Box 4164
Sydney NSW 2001
AUSTRALIA

Telephone No.:

61 2 9957 5944

Facsimile No.:

61 2 9957 6288

Teleprinter No.:

☐ Address for correspondence: Mark this check-box where no agent or common representative is/has been appointed and the space above is used instead to indicate a special address to which correspondence should be sent.**Box No. IV BASIS FOR INTERNATIONAL PRELIMINARY EXAMINATION****Statement concerning amendments:***

1. The applicant wishes the international preliminary examination to start on the basis of:

☒ the international application as originally filedthe description ☐ as originally filed
☐ as amended under Article 34the claims ☐ as originally filed
☐ as amended under Article 19 (together with any accompanying statement)
☐ as amended under Article 34the drawings ☐ as originally filed
☐ as amended under Article 342. ☐ The applicant wishes any amendment to the claims under Article 19 to be considered as reversed.3. ☐ The applicant wishes the start of the international preliminary examination to be postponed until the expiration of 20 months from the priority date unless the International Preliminary Examining Authority receives a copy of any amendments made under Article 19 or a notice from the applicant that he does not wish to make such amendments (Rule 69.1(d)). *(This check-box may be marked only where the time limit under Article 19 has not yet expired.)*

* Where no check-box is marked, international preliminary examination will start on the basis of the international application as originally filed or, where a copy of amendments to the claims under Article 19 and/or amendments of the international application under Article 34 are received by the International Preliminary Examining Authority before it has begun to draw up a written opinion or the international preliminary examination report, as so amended.

Language for the purposes of international preliminary examination: English☒ which is the language in which the international application was filed.☐ which is the language of a translation furnished for the purposes of international search.☐ which is the language of publication of the international application.☐ which is the language of the translation (to be) furnished for the purposes of international preliminary examination.**Box No. V ELECTION OF STATES**The applicant hereby elects all eligible States *(that is, all States which have been designated and which are bound by Chapter II of the PCT)*

excluding the following States which the applicant wishes not to elect:

Box No. VI CHECK LIST

The demand is accompanied by the following elements, in the language referred to in Box No. IV, for the purposes of international preliminary examination:

- | | | |
|--|---|--------|
| 1. translation of international application | : | sheets |
| 2. amendments under Article 34 | : | sheets |
| 3. copy (or, where required, translation) of amendments under Article 19 | : | sheets |
| 4. copy (or, where required, translation) of statement under Article 19 | : | sheets |
| 5. letter | : | sheets |
| 6. other (specify) | : | sheets |

For International Preliminary
Examining Authority use only

received not received

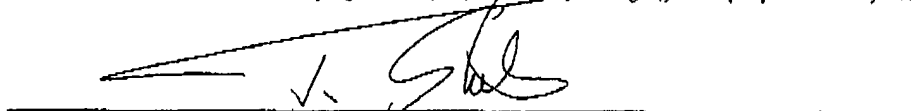
<input type="checkbox"/>	<input type="checkbox"/>
<input type="checkbox"/>	<input type="checkbox"/>
<input type="checkbox"/>	<input type="checkbox"/>
<input type="checkbox"/>	<input type="checkbox"/>
<input type="checkbox"/>	<input type="checkbox"/>
<input type="checkbox"/>	<input type="checkbox"/>

The demand is also accompanied by the item(s) marked below:

- | | |
|--|---|
| 1. <input checked="" type="checkbox"/> fee calculation sheet | 4. <input type="checkbox"/> statement explaining lack of signature |
| 2. <input type="checkbox"/> separate signed power of attorney | 5. <input type="checkbox"/> nucleotide and or amino acid sequence listing in computer readable form |
| 3. <input type="checkbox"/> copy of general power of attorney; reference number, if any: | 6. <input type="checkbox"/> other (specify): |

Box No. VII SIGNATURE OF APPLICANT, AGENT OR COMMON REPRESENTATIVE

Next to each signature, indicate the name of the person signing and the capacity in which the person signs (if such capacity is not obvious from reading the demand).



TIM STALEY
Registered Patent Attorney
for and on behalf of
GRIFFITH HACK

For International Preliminary Examining Authority use only

1. Date of actual receipt of DEMAND:

2. Adjusted date of receipt of demand due to CORRECTIONS under Rule 60.1(b):

- | | |
|--|---|
| 3. <input type="checkbox"/> The date of receipt of the demand is AFTER the expiration of 19 months from the priority date and item 4 or 5, below, does not apply. | <input type="checkbox"/> The applicant has been informed accordingly. |
| 4. <input type="checkbox"/> The date of receipt of the demand is WITHIN the period of 19 months from the priority date as extended by virtue of Rule 80.5. | |
| 5. <input type="checkbox"/> Although the date of receipt of the demand is after the expiration of 19 months from the priority date, the delay in arrival is EXCUSED pursuant to Rule 82. | |

For International Bureau use only

Demand received from IPEA on:

PATENT COOPERATION TREATY

From the:
INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To:

GRIFFITH HACK
GPO Box 4164
SYDNEY NSW 2001

PCT

WRITTEN OPINION

(PCT Rule 66)

Date of mailing
(day/month/year)

11 April 2001

Applicant's or agent's file reference
fp13320

REPLY DUE

within **TWO MONTHS**
from the above date of mailing

International Application No.

PCT/AU00/01016

International Filing Date (day/month/year)

28 August 2000

Priority Date (day/month/year)

27 August 1999

International Patent Classification (IPC) or both national classification and IPC

Int. Cl.⁷ G06F 17/60

Applicant

E COM INDUSTRIES et al

1. This written opinion is the **first** drawn by this International Preliminary Examining Authority.

2. This opinion contains indications relating to the following items:

- I ☒ Basis of the opinion
- II ☐ Priority
- III ☐ Non-establishment of opinion with regard to novelty, inventive step and industrial applicability
- IV ☐ Lack of unity of invention
- V ☒ Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
- VI ☐ Certain documents cited
- VII ☐ Certain defects in the international application
- VIII ☐ Certain observations on the international application

3. The applicant is hereby invited to reply to this opinion.

When? See the time limit indicated above. The applicant may, before the expiration of that time limit, request this Authority to grant an extension, see Rule 66.2(d).

How? By submitting a written reply, accompanied, where appropriate, by amendments, according to Rule 66.3. For the form and the language of the amendments, see Rules 66.8 and 66.9.

Also For an additional opportunity to submit amendments, see Rule 66.4.
For the examiner's obligation to consider amendments and/or arguments, see Rule 66.4bis.
For an informal communication with the examiner, see Rule 66.6.

If no reply is filed, the international preliminary examination report will be established on the basis of this opinion.

4. The final date by which the international preliminary examination report must be established according to Rule 69.2 is: **27 December 2001**

Name and mailing address of the IPEA/AU

AUSTRALIAN PATENT OFFICE
PO BOX 200, WODEN ACT 2606, AUSTRALIA
E-mail address: pct@ipaaustralia.gov.au
Facsimile No. (02) 6285 3929

Authorized Officer

DALE E. SIVER

Telephone No. (02) 6283 2196

WRITTEN OPINION

International application No.

PCT/AU00/01016

I. Basis of the opinion	
1. With regard to the elements of the international application:*	
<input checked="" type="checkbox"/>	the international application as originally filed.
<input type="checkbox"/>	the description, pages , as originally filed, pages , filed with the demand, pages , received on with the letter of
<input type="checkbox"/>	the claims, pages , as originally filed, pages , as amended under Article 19, pages , filed with the demand, pages , received on with the letter of
<input type="checkbox"/>	the drawings, pages , as originally filed, pages , filed with the demand, pages , received on with the letter of
<input type="checkbox"/>	the sequence listing part of the description: pages , as originally filed pages , filed with the demand pages , received on with the letter of
2. With regard to the language, all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item. These elements were available or furnished to this Authority in the following language which is:	
<input type="checkbox"/>	the language of a translation furnished for the purposes of international search (under Rule 23.1(b)).
<input type="checkbox"/>	the language of publication of the international application (under Rule 48.3(b)).
<input type="checkbox"/>	the language of the translation furnished for the purposes of international preliminary examination (under Rules 55.2 and/or 55.3).
3. With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the written opinion was drawn on the basis of the sequence listing:	
<input type="checkbox"/>	contained in the international application in printed form.
<input type="checkbox"/>	filed together with the international application in computer readable form.
<input type="checkbox"/>	furnished subsequently to this Authority in written form.
<input type="checkbox"/>	furnished subsequently to this Authority in computer readable form.
<input type="checkbox"/>	The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.
<input type="checkbox"/>	The statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished.
4. <input type="checkbox"/> The amendments have resulted in the cancellation of:	
<input type="checkbox"/>	the description, pages
<input type="checkbox"/>	the claims, Nos.
<input type="checkbox"/>	the drawings, sheets/fig.
5. <input type="checkbox"/> This opinion has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).	
* Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this opinion as "originally filed"	

WRITTEN OPINION

International application No.

PCT/AU00/01016

V. Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)	Claims 3-13,16,21-30,32,36-40	YES
	Claims 1,2,14,15,17-20,31,33-35	NO
Inventive step (IS)	Claims 3-13,16,21-30,32,37-39	YES
	Claims 1-2,14,15,17-20,31,33-36,40	NO
Industrial applicability (IA)	Claims 1-40	YES
	Claims	NO

2. Citations and explanations

D1 ~~WO 2000/16227 (Amazon.com) 23 March 2000 See Box VI~~

D2 WO 99/30256 (IBM Corp.) 17 June 1999

D3 US 5 999 625 (Bellare et al.) 7 December 1999

D4 US 5 839 119 (Krsul et al.) 17 November 1998

D5 WO 97/03423 (DEC) 30 January 1997

Novelty

D1 is published too late for PCT purposes, however it may be used in certain designated states.

D2 is the closest prior art located in the international search. D2 discloses an electronic gift certificate system, where the certificate is distributed by email. The term voucher is taken to include gift certificates and in the system of D2 when the voucher is emailed to the recipient a part of a record associated with the voucher. In the system of D2 this record contains the token (or coupon identification) of the claims. In D2 the record is also stored in a database so that a one-to-one relationship between the voucher and the record in the database exists. Only when the token (or record) supplied by the recipient matches the token (or record) in the database can the voucher be redeemed. The system of D2 has for (one of) its aims to avoid double redemption.

On page 4, lines 29-32 it is clear that the token in the present application can be a number (i.e. a claim number) which supports the view that the number of D2 matches the token of your claims. See page 5, lines 1-10 of D2, for an example of the e-coupon format, specifically containing the Coupon serial number. Claims 1,2,14,15,17-20,31,33-35 lack novelty in light of D2.

D3 discloses an electronic payment system which has an associated unique identification (ID) and a database of fund IDs. The token (or ID) is transferred from issuer to payer to payee and the like, whilst the database ensures a match between the electronic funds and the token for redemption. Claim 35 lacks novelty in light of D3.

D4 teaches a method of generating electronic monetary tokens that supports off-line transactions while preventing double spending. Claim 35 lacks novelty in light of D4.

WRITTEN OPINION

International application No.

PCT/AU00/01016

VI. Certain documents cited

1. Certain published documents (Rule 70.10)

Application No. Patent No.	Publication date (day/month/year)	Filing date (day/month/year)	Priority date (valid claim) (day/month/year)
-------------------------------	--------------------------------------	---------------------------------	---

WO 2000/16227	23 March 2000	9 September 1999	15 September 1998
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2. Non-written disclosures (Rule 70.9)

Kind of non-written disclosure	Date of non-written disclosure (day/month/year)	Date of written disclosure referring to non- written disclosure (day/month/year)
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WRITTEN OPINION

International application No.

PCT/AU00/01016

Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of Box V (Inventive Step)**Inventive Step**

Claim 36 adds the feature whereby the value transfer instrument may be an "account cheque for a bank or similar institution". D4 discloses a financial services provider (such as a bank) which can "charge the buyer's electronic tokens against the buyer's checking account". Furthermore the messages of D4, may (optionally) identify both the bank and buyer. Given the disclosure of D4, claim 36 would be obvious to one skilled in the art, because the message is a workshop equivalent to an "account cheque".

Claim 40 is directed to a "system for facilitating the provision and redemption of loyalty units". D5 discloses "enables the offering of scrip which has inherent price differentials for qualifying consumers" see page 9, lines 25-26. On page 11, lines 10-15 gives an example where "scrip can be activated only if a consumer first engages in a specified set of conditional prerequisite transactions". This is again a "workshop equivalent" to a loyalty scheme for consumers. In my opinion claim 40 lacks an inventive step when D5 is combined with D2.

PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference fp13320	FOR FURTHER ACTION See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416).	
International Application No. PCT/AU00/01016	International Filing Date (day/month/year) 28 August 2000	Priority Date (day/month/year) 27 August 1999
International Patent Classification (IPC) or national classification and IPC Int. Cl. ⁷ G06F 17/60		
Applicant E COM INDUSTRIES et al		

1.	This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36.																
2.	<p>This REPORT consists of a total of 4 sheets, including this cover sheet.</p> <p><input checked="" type="checkbox"/> This report is also accompanied by ANNEXES, i.e., sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).</p> <p>These annexes consist of a total of 2 sheet(s).</p>																
3.	<p>This report contains indications relating to the following items:</p> <table border="0"> <tr> <td>I</td> <td><input checked="" type="checkbox"/> Basis of the report</td> </tr> <tr> <td>II</td> <td><input type="checkbox"/> Priority</td> </tr> <tr> <td>III</td> <td><input type="checkbox"/> Non-establishment of opinion with regard to novelty, inventive step and industrial applicability</td> </tr> <tr> <td>IV</td> <td><input type="checkbox"/> Lack of unity of invention</td> </tr> <tr> <td>V</td> <td><input checked="" type="checkbox"/> Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement</td> </tr> <tr> <td>VI</td> <td><input checked="" type="checkbox"/> Certain documents cited</td> </tr> <tr> <td>VII</td> <td><input type="checkbox"/> Certain defects in the international application</td> </tr> <tr> <td>VIII</td> <td><input type="checkbox"/> Certain observations on the international application</td> </tr> </table>	I	<input checked="" type="checkbox"/> Basis of the report	II	<input type="checkbox"/> Priority	III	<input type="checkbox"/> Non-establishment of opinion with regard to novelty, inventive step and industrial applicability	IV	<input type="checkbox"/> Lack of unity of invention	V	<input checked="" type="checkbox"/> Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement	VI	<input checked="" type="checkbox"/> Certain documents cited	VII	<input type="checkbox"/> Certain defects in the international application	VIII	<input type="checkbox"/> Certain observations on the international application
I	<input checked="" type="checkbox"/> Basis of the report																
II	<input type="checkbox"/> Priority																
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V	<input checked="" type="checkbox"/> Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement																
VI	<input checked="" type="checkbox"/> Certain documents cited																
VII	<input type="checkbox"/> Certain defects in the international application																
VIII	<input type="checkbox"/> Certain observations on the international application																

Date of submission of the demand 27 March 2001	Date of completion of the report 21 December 2001
Name and mailing address of the IPEA/AU AUSTRALIAN PATENT OFFICE PO BOX 200, WODEN ACT 2606, AUSTRALIA E-mail address: pct@ipaustalia.gov.au Facsimile No. (02) 6285 3929	Authorized Officer DALE E. SIVER Telephone No. (02) 6283 2196

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/AU00/01016

I. Basis of the report

1. With regard to the elements of the international application:*
- ☐ the international application as originally filed.
- ☒ the description, pages 1-32, as originally filed,
pages , filed with the demand,
pages , received on with the letter of
- ☒ the claims, pages 34-36 as originally filed,
pages , as amended (together with any statement) under Article 19,
pages , filed with the demand,
pages 33,37 received on 20 December 2001 with the letter of 11 December 2001
- ☒ the drawings, pages Figures 1-5 as originally filed,
pages , filed with the demand,
pages , received on with the letter of
- ☐ the sequence listing part of the description:
pages , as originally filed
pages , filed with the demand
pages , received on with the letter of
2. With regard to the language, all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item.
These elements were available or furnished to this Authority in the following language which is.
- ☐ the language of a translation furnished for the purposes of international search (under Rule 23.1(c)).
- ☐ the language of publication of the international application (under Rule 48.3(b)).
- ☐ the language of the translation furnished for the purposes of international preliminary examination (under Rules 55.2 and/or 55.3).
3. With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international preliminary examination was carried out on the basis of the sequence listing:
- ☐ contained in the international application in written form.
- ☐ filed together with the international application in computer readable form.
- ☐ furnished subsequently to this Authority in written form.
- ☐ furnished subsequently to this Authority in computer readable form.
- ☐ The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.
- ☐ The statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished.
4. ☐ The amendments have resulted in the cancellation of:
- ☐ the description, pages
- ☐ the claims, Nos.
- ☐ the drawings, sheets/fig.
5. ☐ This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**

* Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17).

** Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/AU00/01016

V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement**1. Statement**

Novelty (N)	Claims 1-34,36-40	YES
	Claims 35	NO
Inventive step (IS)	Claims 1-34,36-40	YES
	Claims 35	NO
Industrial applicability (IA)	Claims 1-40	YES
	Claims	NO

2. Citations and explanations (Rule 70.7)

- D1 * WO 2000/16227 (Amazon.com) 23 March 2000
D2 WO 99/30256 (IBM Corp.) 17 June 1999
D3 US 5 999 625 (Bellare et al.) 7 December 1999
D4 US 5 839 119 (Krsul et al.) 17 November 1998
D5 WO 97/03423 (DEC) 30 January 1997

Novelty

D1 is published too late for PCT purposes, however it may be used in certain designated states. D1 explicitly discloses a gift certificate, which performs the functions of a "value transfer instrument".

D2 is the closest prior art relevant to claims 1 and 34, and discloses the use of coupons that are recorded in a database. The serial number of the coupon is used along with a record of which coupons have been redeemed so that in the electronic coupon distribution and redemption system of D2, double redemption is avoided. Applicant has amended claims 1 and 34 to clarify that the voucher is a stored value instrument (redeemable for a stored value) as distinct from a coupon, which is only good for a discount. New claims 1 and 34 now satisfy novelty requirements under PCT rules.

D3 discloses an electronic payment system that has an associated unique identification (ID) and a database of fund IDs. The token (or ID) is transferred from issuer to payer to payee and the like, whilst the database ensures a match between the electronic funds and the token for redemption.

Claim 35 lacks novelty in light of D3.

D4 is for offline transactions using smartcards or micropayments. Claim 35 is directed to the "value transfer instrument" and is not concerned with vouchers per se. In addition Claim 35 does not define any online aspects. Claim 35 lacks novelty in light of D4.

Inventive Step

Given that claim 35 claims a value transfer instrument (or electronic money) and both D3 and D4 disclose the features of claim 35, the claim lacks an inventive step.

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/AU00/01016

VI. Certain documents cited

1. Certain published documents (Rule 70.10)

Application No. Patent No.	Publication date (day/month/year)	Filing date (day/month/year)	Priority date (valid claim) (day/month/year)
WO 2000/16227	23 March 2000	9 September 1999	15 September 1998

2. Non-written disclosures (Rule 70.9)

Kind of non-written disclosure	Date of non-written disclosure (day/month/year)	Date of written disclosure referring to non- written disclosure (day/month/year)
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(19) World Intellectual Property Organization
International Bureau



(43) International Publication Date
8 March 2001 (08.03.2001)

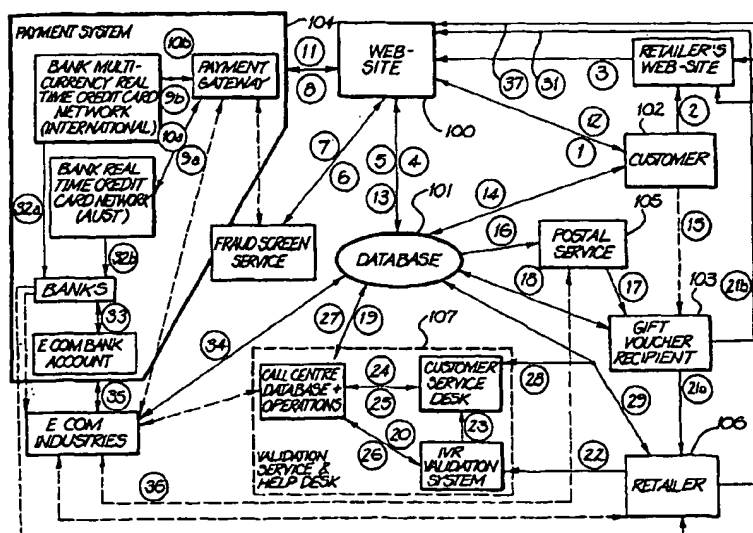
PCT

(10) International Publication Number
WO 01/16813 A1

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- (21) International Application Number: PCT/AU00/01016
- (22) International Filing Date: 28 August 2000 (28.08.2000)
- (25) Filing Language: English
- (26) Publication Language: English
- (30) Priority Data:
PQ 2506 27 August 1999 (27.08.1999) AU
- (71) Applicant (for all designated States except US): **E COM INDUSTRIES** [AU/AU]; Level 3, 2 Glen Street, Milsons Point, NSW 2061 (AU).
- (72) Inventors; and
- (75) Inventors/Applicants (for US only): **DEAKER, Graeme** [AU/AU]; E Com Industries, Level 3, 2 Glen Street, Milsons Point, NSW 2061 (AU). **DEAKER, Michelle** [AU/AU]; E Com Industries, Level 3, 2 Glen Street, Milsons Point, NSW 2061 (AU). **DEAKER, John** [AU/AU]; E Com Industries, Level 3, 2 Glen Street, Milsons Point,
- (74) Agent: **GRIFFITH HACK**; GPO Box 4164, Sydney, NSW 2001 (AU).
- (81) Designated States (*national*): AE, AG, AL, AM, AT, AU, AZ, BA, BB, BG, BR, BY, BZ, CA, CH, CN, CR, CU, CZ, DE, DK, DM, DZ, EE, ES, FI, GB, GD, GE, GH, GM, HR, HU, ID, IL, IN, IS, JP, KE, KG, KP, KR, KZ, LC, LK, LR, LS, LT, LU, LV, MA, MD, MG, MK, MN, MW, MX, MZ, NO, NZ, PL, PT, RO, RU, SD, SE, SG, SI, SK, SL, TJ, TM, TR, TT, TZ, UA, UG, US, UZ, VN, YU, ZA, ZW.
- (84) Designated States (*regional*): ARIPO patent (GH, GM, KE, LS, MW, MZ, SD, SL, SZ, TZ, UG, ZW), Eurasian patent (AM, AZ, BY, KG, KZ, MD, RU, TJ, TM), European patent (AT, BE, CH, CY, DE, DK, ES, FI, FR, GB, GR, IE, IT, LU, MC, NL, PT, SE), OAPI patent (BF, BJ, CF, CG, CI, CM, GA, GN, GW, ML, MR, NE, SN, TD, TG).
- Published:
— With international search report.

[Continued on next page]

(54) Title: **E COMMERCE SYSTEM**



(57) Abstract: The present invention relates to a method for facilitating the issue and redemption of goods/services vouchers, such as gift vouchers. In the method and system of the present invention, the gift voucher is issued and transmitted over a computer network of a beneficiary, preferably via electronic mail. A claim number associated with the gift voucher is stored in a system database. The beneficiary may redeem the gift voucher by attendance in a store or via a subscribing E Commerce web site. On redemption, the beneficiary provides the claim number and it is compared with the claim number in the database to establish a match, before redemption. The beneficiary may redeem the gift voucher by a number of different pathways.

WO 01/16813 A1



For two-letter codes and other abbreviations, refer to the "Guidance Notes on Codes and Abbreviations" appearing at the beginning of each regular issue of the PCT Gazette.

E COMMERCE SYSTEMField of the Invention

The present invention relates in a first aspect, to an
5 electronic commerce system and method for facilitating the
purchase of goods and services over a computer network,
such as the Internet, and particularly, but not
exclusively, relates to a system which facilitates the
secure issuing and redemption of gift vouchers which may be
10 redeemed for payment or part payment of goods from a
subscribing merchant. A further aspect of the invention
relates to an electronic commerce system and method for the
monitoring and redemption of loyalty system units. Yet a
further aspect of the invention relates to the issuing and
15 redemption of an electronic stored value transfer
instrument.

Background of the Invention

Although the following description, in relation to the
first aspect of this invention, will be given particularly
20 in relation to the purchase of gift vouchers via the
electronic commerce system of the present invention, it
will be appreciated that the system is not limited to the
purchase of gift vouchers and could be extended to be used
for other items, such as tickets for transport, tickets for
25 events and generally any items which can be purchased via a
computer network such as the Internet.

Electronic commerce has vast potential for the
exchange of goods/services items over computer networks,
such as the Internet and the World Wide Web. The uptake of
30 "e" commerce by the general public, however, has been slow,
due to a number of problems, including security of payment
(people are reluctant to give their credit card details
over a network) and procedures for insuring that goods have
been delivered (post, courier delivery and other mail is
35 generally used to ensure that goods are delivered). The
power of the computer network is not employed to deliver

goods/services items partly because some items are not suitable for delivery over a computer network and also partly because it can be difficult that even items which are capable of being delivered over a network are correctly delivered. There is also a general lack of network location (e.g. "sites" including World Wide Web sites) which offer for sale a multiplicity of goods/services country wide and worldwide from a number of goods/service providers - usually each Web-site only provides goods/services of the merchants/manufacturers who own the Web-site.

The provision of gift vouchers is a popular way for manufacturers/merchants to sell their products particularly given the advantages to people who wish to buy gifts for friends, loved ones and others but are not certain exactly what to buy them. Gift Vouchers are well known in general commerce. There are a number of difficulties, including those discussed above, however, in fully utilising the facilities of the Internet to obtain and distribute gift vouchers. Web-sites that operate gift voucher systems presently only allow for redemption of the gift vouchers by the operator of the gift voucher providing Web-site. For example, a Web-site is known which provides for the sale of books and other publications from the Web-site. Gift vouchers are provided but must be redeemed by the operator of that Web-site, i.e. for purchase of books and other publications from the company owning the Web-site. Further, delivery of gift vouchers is usually by the standard prior art method of the postal service. That is, a person will purchase a gift voucher, it will be delivered to the intended recipient of the gift voucher by mail. The problem with utilising the computer network to deliver gift vouchers i.e. by electronic mail is that there are no reliable secure validation procedures. There is nothing to stop an unscrupulous person printing out multiple numbers of the same gift voucher delivered over email and

attempting to redeem all copies. Email gift vouchers are known, but again, redemption is limited to the company who actually issues the gift vouchers via email, generally in text format, and that way the company can ensure that only one gift voucher is redeemed and not multiple copies of the same email. One aspect of the present invention is concerned with the provision and redemption of gift vouchers and other goods/services items which are preferably capable of being delivered to beneficiaries over a computer network.

Third party loyalty systems, such as "frequent flyer" point systems and credit card rewards points systems are well known. There is no convenient system to enable the tracking and authorising on behalf of third parties for redemption of loyalty points on-line, however. Another problem with such systems is that the updating of the users points records is slow and often mistakes can be made. Another aspect of the present invention is concerned with a method and system for tracking redemption of loyalty units, such as loyalty points, to facilitate loyalty systems.

Value transfer instruments such as cheques are traditionally provided as a certificate signed by an owner of an account for a particular amount. The account owner physically transfers the certificate to a beneficiary. The beneficiary subsequently redeems the certificate and an account of the beneficiary is updated with the value of the certificate and the account of the provider is debited accordingly. This conventional system is open to fraud e.g. if a cheque is appropriated by a fraudster instead of the beneficiary it is a reasonably simple matter for the fraudster to redeem the cheque. Further, there is no satisfactory system for electronically dealing with such value transfer instruments e.g. transmitting the value transfer instrument to the beneficiary over a network. This is even more likely to be subject to fraud. Yet a further aspect of the present invention is concerned with

the provision and secure redemption of value transfer instruments, such as cheques, which are preferably capable of being delivered to a beneficiary over a computer network.

5

Summary of Invention

From a first aspect, the present invention provides method for facilitating the issuing and redemption of goods/services vouchers, comprising the steps of, for
10 issuance of a goods/services voucher;
issuing the goods/services voucher:
generating a token associated with the goods/services voucher;
storing the token in a system database, and
15 for redemption of the goods/services voucher:
requiring the provision of a token, comparing a provided token with the token stored in the database, and, if the tokens match designating the voucher as redeemed.

Preferably, the system, on receipt of the first token,
20 provides a further token to the person redeeming the goods/services item, the further token being associated with the goods/services item and acting as a receipt for redemption.

Preferably, the goods/services item is a gift voucher,
25 airline ticket or ticket for an entertainment event.
Preferably, the goods/services item is provided to the beneficiary over a computer network, preferably by electronic mail.

Preferably, the first token is a number, which will
30 hereinafter be termed a claim number, and the further token is preferably a further number, which will hereinafter be termed a receipt number.

Other information may be provided for redemption of the goods/services item, apart from the token, and may
35 include the value of the goods/services item (stored instrument value), the validity date or expiry date, store

or outlet number of a particular merchant. Information on each of these items may also be stored in the database for comparison with corresponding provided information.

In operation, the redeemer, who may be an operator at a store, where for example, the gift voucher is being redeemed, accesses the redemption system and provides the first claim token and other required information to the redemption system. The redemption system preferably includes a means for storing the claim number and other information, and means for comparing the claim number provided by the redeemer with the stored claim number (and any other information that is required). If the comparison is correct, the receipt number is provided to the redeemer and the system logs the gift voucher associated with the claim number as redeemed preventing duplicate redemption. The redemption system preferably includes a database storing information relating to the goods/services item associated with the claim number, and the information may include such things as the identity of the intended recipient of the goods/services item, address, operator who will be redeeming the gift voucher (e.g. book store, airline, entertainment, product owner), etc. The redemption system may be accessed via the Internet or computer network (direct or via modem), or by telephone using interactive voice operation.

The system is preferably accessible over the Internet (preferably Web enabled Internet site) preferably both in order to facilitate a customer purchasing a goods/services item and a beneficiary to redeem the goods/services item. In a preferred embodiment, the method includes the step of enabling a plurality of pathways for purchase of the goods/services item. The pathways may include, but are not limited to, the following

1. A link to the system via a merchant or e-tailer Web site.
2. Directly via a system Web site.

3. Via a link to the system from a portal site.
4. On-line to merchants Web site (the merchant dealing with the monetary transaction and providing data in a separate secure communication to the system to advise the system of the transaction details).
5. Attendance by a customer at a merchant location, (the merchant dealing with the transaction and providing secure transaction data separately to the system).

Preferably, the method further includes the step of enabling promotions, by enabling a promotion provider to use the system to provide goods/services items preferably of third parties, if not that of the provider to designated beneficiaries.

The enabling of multiple pathways for purchase of a goods/services item is a particular advantage of the preferred embodiment of the present invention.

Preferably, the method includes the step of enabling a plurality of pathways for redemption of the goods/services item. Redemption may be on-line or at a merchants premises (in-store). Redemption from a merchants premises may be by way of a connection to the system via the following:

1. Via the EFT system or similar banking network device (in-store or on-line).
2. Via telephone to an interactive voice operation (in-store).
3. On-line at the point of sale using a Web interface via the Internet which interacts directly with the system (in-store).
4. Via a merchant's point of sale system (where such merchant has centralised database systems) to a merchants central database for redemption. Such database will communicate with the system via a secure data transfer link preferably Virtual Private Network (VPN) which may or may not operate over the Internet (in-store).

The method preferably includes the step of enabling on-line purchase of items utilising the goods/services

item from, for example, E Commerce Web sites. Each E Commerce Web site which is enabled in accordance with this method step preferably includes interface means for interfacing between the E Commerce Web site and the
5 system, to facilitate redemption and, preferably, part or full payment.

The method preferably includes the further step of enabling purchase of the goods/service item by the customer on behalf of the beneficiary and also, preferably
10 enables a delivery pathway to the beneficiary and a purchase pathway for the customer.

Preferably, partial redemption of the goods/services item may be enabled. Where the goods/services item is a gift voucher, the method enables the option of partial or
15 full value redemption of the gift voucher. Further, the method preferably enables the gift voucher to be fully redeemed for a part value of a purchase, the full value of the purchase being made up by the beneficiary, e.g. by paying from a beneficiaries account. Preferably, the
20 system tracks partial redemption and enables redemption of the gift voucher for part of the value of a purchased product partial redemption and part-value purchase may be implemented on-line via a merchants E Commerce site.

From a second aspect, the present invention
25 provides a system for facilitating the issuing and redemption of goods/services vouchers, comprising a computing system arranged to issue a goods/services voucher, to generate a token associated with the goods/services voucher for storage in a system database,
30 receiving means for receiving a token, comparison means for comparing the received token with the stored token and, if the tokens match, designating the voucher as redeemed.

This second aspect of the present invention may include any or all of the features of the first aspect of
35 the present invention.

Preferably, there is further provided means for issuing a further token in response to the claim token(s) provided to the database and the claim token(s) stored in the database matching each other.

5 The system preferably includes means for providing the goods/services item to a beneficiary, preferably by communication over a computer network (e.g. e-mail). The claim token(s) is also preferably provided to the beneficiary by this means.

10 Preferably, the system includes means enabling the customer to order the goods/services item preferably via computer network.

Preferably, the system includes multiple pathways for enabling the customer to order the goods/services item, including but not limited to; a link to the system from a merchant or e-tailer Web site; directly to a system Web site; a link to the system from a portal site. Also by data communicated to the system from a merchant (merchants Web site or a merchant location). The system is also
15 preferably arranged to receive data from a promotion provider to enable provision of promotion goods/services items to designated beneficiaries.

The system also preferably includes means enabling on-line redemption of goods/services items. This means
25 preferably includes providing an interface means between a merchant or e-tailer system and the system, such as an E Commerce Web site. Preferably the interface will pass the redemption data using extensible Markup Language over a secure session between the user/merchant and the system
30 using but not limited to the triple Data Encryption Standard (DES) of the Secure Socket Layer (SSL) protocol.

The system also preferably includes a means enabling redemption from in-store point of sale. This may include telephone access to an interactive voice operation. It may
35 also include a link via an EFT device (or other transactional processing device linked to a payment network

such as a bank network) to the system. It may also include a Web interface from the point of sale to the system or directly through the merchant's network where centralised to the system (or a synchronised replica of relevant
5 portion of the system preferably set up via a Virtual Private Network) relating to the merchant.

Means are also preferably provided in the system to enable partial redemption of the goods/services item and to enable redemption of the goods/services item for part of a
10 larger purchase.

From a third aspect, the present invention provides a system for the validation of a goods/services item delivered to an intended recipient over a computer network, the system comprising a database which records a first
15 token associated with the goods/services item, means for accessing the database to enable the first token to be provided to the database by a person redeeming the goods/services items, means for comparing the first token provided to the database with the first token stored in the
20 database and means for logging the goods/services item as redeemed when the first token provided to the database and the first token stored in the database match each other.

This third aspect of the invention may include any or all of the features of the second aspect of the invention
25 discussed above.

From a fourth aspect the present invention provides a system for the provision of goods/services items to intended recipients for redemption in return for goods/services, the system comprising a computer network
30 site accessible by users to obtain goods/services items, and a database which includes the identities of a plurality of different goods/services providers where goods/services items can be redeemed, and means enabling the user to select a goods/services item for anyone of the providers.

35 Preferably, the providers are merchants, airlines or entertainment providers, and the site is preferably a Web-

site or service and enables access to all different merchants that are subscribing to the Web-site or service. Preferably, the goods/services item is a gift voucher, airline ticket or entertainment ticket which may be
5 provided via email to the intended recipient.

Preferably, the database stores goods/items providers from different countries and of different categories and the user accessing the Web-site can choose by category and country which goods/services item provider they wish to
10 obtain and which goods/services from.

From a fifth aspect, the present invention further provides a goods/services item comprising a ticket or gift voucher, the ticket or a gift voucher being arranged to be provided by email and including an attachment with the
15 email which includes graphic information on the attachment. Preferably the graphic information is "rich".

Where gift vouchers are presently provided by email, in the limited manner discussed in the preamble, they are usually provided as a plain text email. Preferably, with
20 the present invention, an attachment is provided or an image is embodied within the e-mail which, when printed out, gives a pleasant aesthetic appearance to the gift voucher or ticket. Preferably, the attachment or embodied image is provided as a JPEG.

The gift voucher is preferably provided by way of a system in accordance with the third aspect of the present invention. Preferably, a plurality of different merchants subscribe to the system, requiring gift vouchers (being the goods/services item in question) redeemable for products
30 that they are offering. It is desirable, and often required by merchants, that a gift voucher that is to be redeemed for their particular products or services have an appearance associated with the merchant, e.g. a logo, a particular promotion graphic. The system preferably
35 includes a database storing designated merchant image data. The image data is provided to determine the appearance of

the gift voucher associated with the particular merchant. Preferably, when the system receives an order for a particular merchants gift voucher, an image is generated including graphic information governed by the image data
5 associated with the merchant, data relating to the purchaser, recipient, claim token, and based upon the terms and conditions specific to the merchant. The fully compiled image is then provided by the system for the e-mail.

10 The method and system of the first and third aspect of the invention can, with some adaptation, facilitate the provision and processing of a secure stored value transfer instrument.

From a fifth aspect, the present invention provides a
15 system for the provision and processing of a stored value transfer instrument, the system including means for issuing a stored value transfer instrument, including a claim token associated with the stored value transfer instrument, database means for storing the claim token, and redemption
20 means for receiving a claim token, comparing it with stored claim tokens to locate a matching claim token, and redeeming the associated stored value transfer instrument.

Preferably, the stored value transfer instrument operates as an account cheque for a bank or similar
25 institution account.

Preferably, the system includes a link from the bank system to the system. On a cheque being drawn, the bank system advises the system via the link. The system issues the cheque and updates the database with the claim token.
30 The system provides the cheque to the beneficiary.

Preferably, the link from the bank system is a secure encrypted communication link, preferably using no less than triple DES of the SSL protocol.

Redeeming banks systems, are also preferably linked to
35 the system of the present invention. On redemption, the redeeming bank provides the claim token to the system,

where the redemption means compares the provided claim token with the claim token in the database, and enables redemption.

Preferably, the redeeming bank system is linked using
5 triple DES of the SSL protocol with passing of redemption data using extensible Markup Language.

Preferably, as well as the claimed token, other information may be used for redemption, including the value of the stored value instrument.

10 A holding account may be associated with the redemption system in which the value of the value transfer instrument is held until redemption.

Preferably, the stored value transfer instrument may be provided to the beneficiary on-line and may be used for
15 on-line purchase of products or on-line redemption. For example, via the system, a drawer could provide a cheque on-line to the beneficiary. The beneficiary may then enter the cheque into their bank account via an on-line interface which communicates directly using encryption technologies.
20 Alternatively, a cheque could be used as "electronic cash" to purchase goods/services items via the Web.

Fraud is limited compared to the present day value transfer instruments such as cheques, because of the claim token and the system database which enables the comparison
25 of a provided claim token(s) with the stored claim token.

The cheque can be redeemed only once, which means that a fraudster could not succeed in multiple redemption of a single on-line delivered cheque by e.g. producing further e-mail copies.

30 The method and system of the first and third aspects of the present invention also lend themselves, with some adaptation, to facilitating the provision and redemption of third party loyalty units, e.g. in loyalty points schemes.

From a sixth aspect the present invention provides a
35 system for facilitating the provision and redemption of third party loyalty units, comprising a database storing

information on loyalty members and loyalty units associated with each loyalty member, a means for generating a loyalty units instrument and a loyalty token associated with the loyalty units instrument, and redemption means for
5 redeeming the loyalty units instrument, the redemption means being arranged to compare the loyalty token associated with the loyalty units instrument and the stored loyalty token and redeem the loyalty units instrument if the comparison is a match.

10 Preferably, a secure communication interface is provided with a loyalty units provider system. This interface enables the system of the present invention to be updated with e.g. a number of loyalty points for a particular user, and also preferably enables the system to
15 update the loyalty units provider system when redemption of loyalty points has occurred.

The loyalty units instrument may be issued as an e-mail voucher for a certain number of points. It may be able to be partially redeemed, for a partial number of the
20 points. The loyalty units instrument may be used in on-line retailing or off-line retailing.

Features and advantages of the present invention will become apparent from the following description of an embodiment thereof, by way of example only, with reference
25 to the accompanying drawings, in which:

Figure 1 is a diagram of a system in accordance with an embodiment of the present invention

Figure 2 is a flow diagram illustrating multiple pathways for purchase of a goods/services item in
30 accordance with an embodiment of the present invention, and generation and delivery of the goods/services item to a beneficiary:

Figure 3 is a flow diagram illustrating multiple pathways for redemption of a goods/services item generated
35 by a system in accordance with an embodiment of the present invention'

Figure 4 is a diagram illustrating a system for facilitating the provision and redemption of a value transfer instrument in accordance with an embodiment of the present invention, and

5 Figure 5 is a diagram illustrating a system for facilitating the provision and redemption of loyalty units in accordance with an embodiment of the present invention.

Referring to figure 1, a system is illustrated which enables the user to obtain gift vouchers for the redemption
10 of goods/services from merchants which subscribe to the system. The system also comprises a Web-site 100 or central service which can be accessed via the Internet by a person wishing to purchase a gift voucher for a person (intended recipient) they wish to purchase a gift for. The Web-site
15 100 has access to a database 101 which stores information by country and category of multiple merchants subscribing to the system. The user 102 accessing the Web-site can choose by country and category which merchant they wish to purchase a gift voucher for, e.g. a book shop, a record
20 shop, etc. On selecting the particular gift voucher they wish to buy, the customer can select or enter a price they wish the gift voucher to be for, and details of the intended recipient, e.g. person's name and e-mail address, street address (for recipient 103). On selecting the
25 particular gift voucher, the customer 102 can then pay utilising the payment system 104 which we will describe in more detail later on.

The gift voucher is then delivered by the system. It may be delivered by the postal service 105 but, in the
30 preferred embodiment, where the intended recipient 103 has access to a computer, it will be delivered by electronic mail.

On delivery, as well as the gift voucher, the recipient 103 is provided with a claim number, which is a
35 series of digits which is associated with the gift voucher and which is also recorded in the database 101 together

with details of the gift voucher which is being delivered to the recipient. The recipient may also be provided a password preferably by delivery in a second e-mail.

5 Attending at the merchant 104, the merchant redeeming
the gift voucher for the goods/services item, e.g. a book
or other purchase, accesses the redemption system 107.
Access in this embodiment is by way of telephone and
interactive voice recognition system 108. It could just as
easily be via computer network, Internet and the Web-site,
10 100, however. On accessing, the merchant operative 106
enters the required claim token information (and any other
information that may be required, e.g. value, name) by
punching in the code on the telephone keys. The redemption
system checks the claim token(s) against the claim token(s)
15 stored in the database for the gift voucher and if the
comparison is positive logs the gift voucher as redeemed
and provides a receipt number, which is a further number,
to the merchant. The merchant marks the receipt number on
the gift voucher and the recipient preferably signs the
20 gift voucher. The gift voucher is then redeemed. The
recipient may also be required to show identification pre
redemption.

 This redemption system prevents fraud by an
unscrupulous recipient who may wish to print out many
25 copies of an email. If the recipient tried to do this,
using the same claim token(s), the redemption system 107
would already have logged the gift voucher as redeemed.
The merchant will not cash-in such a further gift voucher,
without being provided with approval and the receipt
30 number.

 Operation of the system will now be described in more
detail with reference to the figures. The following
description includes numbers in the left column which refer
to the corresponding numbers of figure 1 (note that the
35 numbers are in blocks), showing how the system works.

Purchase System

1. Customer accesses Web-site for purchase or to go to help desk services (Lost gift voucher, transfer to another person, request refund etc).
- 5 2. Alternate customer access to the system Web-site via the Merchant's Web-site (if available)
3. Link either to the system Welcome Page or the (specified Merchant's) Gift Voucher Details Page.
- 10 4. When customer purchases a gift voucher all details are stored in the database prior to going through the payment system in case payment fails in any way the order is logged (except credit card details which are not stored and sent directly to the banking network using Data Encryption Standards). Database must
- 15 ensure that the limit per credit card is not exceeded (preferably \$500/credit card/day, \$2,000/credit card/month). Database should also look out for anyone making large value purchases from the same email address especially if sending to themselves. Payment
- 20 may be made not only by credit card but also using other services such as debit card, Bpay, voucher etc.

Fraud Screen Service for Credit Cards

- Credit card details when entered are cross checked
- 25 against the database to ensure that:-
- (1) Credit card is still current.
 - (2) the expiry date on the credit card is no more than 5 years into the future as they will be fraudulent,
 - (3) if customers have entered their card number with
 - 30 spaces, hyphens and any other non-numerical characters, these can be stripped out,
 - (4) expiry dates are converted to four digit format MMY with no extraneous characters such as/,
 - (5) Luhn's sum check is performed to eliminate made up
 - 35 numbers (www.worldwidemart.com/scripts/ccver/shtml has a type of script for this), and

(6) the credit card is not a known "bad card" number in our database.

The Web-site must ensure that once a customer has submitted their card details that they are unable to re-submit the transaction again until the transaction has been completed. This will prevent them accidentally paying twice for the same goods/services, (e.g. by attaching a key to the transaction).

- 5 5. If database finds that the card is not a fraudulently
10 listed card then transaction can continue to preferably a more formal Fraud Screen Service which performs over 100 verification steps and provides a probability to the system of the card holder being bonafide. Such steps will include, for example, check
15 of IP address versus country card location, freemail versus non-freemail accounts, time of day etc. If the credit card matches a card in the database which has been used fraudulently or the probability of the purchaser being non-bonafide is high, then the
20 customer is notified that the transaction has not been approved and to ring their bank or contact the system help desk if they need help.
6. Credit Card details are sent to the Fraud Screening Service.
- 25 7. When the credit card is recommended, then the transaction can continue to the Payment Gateway. If the credit card details are not recommended, then the customer (12) is notified that the transaction has not been approved and to ring their bank or contact the
30 system help desk if they need help.

Payment System

8. Recommended transactions are then sent to the Payment Gateway.
- 35 9. Payment Gateway forwards information to the Banking Network ((a) payment gateway services may be multi-

currency for clearance of International, and (b) national) for real-time account or credit card clearance.

- 5 10. When the account information or credit card is approved, then the transaction goes back to the Payment Gateway. If the credit card details are not recommended, then the customer (12) is notified that the transaction has not been approved and to ring their bank or contact the system help desk if they
- 10 need help.
11. Each transaction from the payment gateway is returned with a reference number which should be attached to the customer's order (this is preferably not used as a receipt number for the customer). The payment gateway
- 15 also sends back response codes for the transaction (either as approved or declined and reasons for why the card is declined).

Customer Notification

- 20 12. When the payment is approved, the customer is notified of the outcome of the transaction, thanked for using the system and a receipt number is supplied. If the payment details are not recommended, then the customer is notified that the transaction has not been approved
- 25 and to ring their bank or contact the system help desk if they need help.

Gift Voucher Generation

- 30 13. The Web-site sends details back to the database. The claim token(s) generated in response to the transaction is also logged. The database supplies fields for the JPEG image of the merchant gift voucher which has preferably the following fields (To: From: Amount: Merchant name: Name of recipient: Validity
- 35 period (date, next working day) To (date, length to expiry set by each merchant), and Claim number:

(randomly generated or part generated from encryption algorithms which may be provided by the merchant for integration with the merchant's Point of Sale). The gift voucher may also be housed at a specific IP address on the Net for later access or print.

Postal Service

14. The database sends out the gift voucher as per the customer's instruction with a receipt to the customer's email (unless specified that they do not want a receipt by email) - gift voucher may go to customer's email (for them to send / put in a card). E Com may communicate to past customers via email for marketing purposes. Registered users of the email reminder service will also be contacted via email re their reminders and for marketing purposes. Database may also be triggered to send email to the customer in the event of unsuccessful delivery to the recipient. Database may send email to customer of successful delivery to the customer nominated address.
15. Customer may deliver themselves.
16. Database may send info to system postal service for delivery (list sent at regular intervals at least daily) (Gift voucher + gift voucher details along with information on delivery name and address + message for card + card).
17. Postal service mails printout of email gift voucher in a voucher card or sleeve to a recipient. The system may communicate to gift voucher recipients via post for marketing purposes.
18. Database may deliver the gift voucher by email direct to recipient. The system may communicate to gift voucher recipients via email for marketing purposes. Also email voucher will trigger a response to the database of successful delivery (and opened gift voucher). If delivery is unsuccessful, database may

5 automatically send email to customer of unsuccessful delivery and request either they check the email and provide the system with the correct email or that the system delivers to them directly (preferably response via a designated form on the help desk (on-line and off-line)).

10 19. Each day the database sends a file of newly purchased gift vouchers to the Call Center (Validation Service/Help Desk) so that they can update their database. Call Centre will preferably also have Internet access to a special customer service passworded web interface to the system which may supersede the daily file updates.

15 20. /26 IVR database interfaces directly via a synchronous connection using a Virtual Private Network with the system database. The Call Centre staff also have access to IVR for redemption of gift vouchers.

Redemption

20 21. A recipient goes to a merchant to redeem their gift voucher. (Either in store (21a) or on-line (21b)). The recipient holds information on the voucher in paper format such as a printout of the e-mail message or e-mail voucher image; via a WAP enabled mobile phone; via Palm Device or stored on their Smart Card after download from the Internet.

25 22. The merchant registers the information and uses the redemption system such as the IVR Validation service, POS interface, web interface or EFT device. In the case of the IVR system, the IVR may be located at a global communication centre and detect incoming call country and play message in appropriate language.

30 23. If the merchant is having problems with the IVR redemption they may speak to the help desk staff.

35 24. /25 Help desk staff access the database and record problems as they come in - they may also redeem a voucher if required as back up to the IVR system.

Call Centre may also be provided the facility to issue vouchers to appease unhappy customers. Such a facility may also be provided to third parties such as merchants for their customer service and retention management systems.

- 5
27. Data on redeemed gift vouchers are sent daily to the system database, including phone number of the store where redemption took place.
28. Recipients with problems with their gift voucher redemption may ring a freecall or local call customer service desk number.
- 10
29. The database generates a monthly report emailed/sent to merchants on (1) gift voucher sales, (2) redeemed gift vouchers, and (3) payments made to the merchant preferably with location of the store of redemption. The report is also available for viewing within a secured web interface or via secure XML data transmission using preferably DES SSL protocol.
- 15
31. A link to the Web-site will be placed in the delivered gift voucher email notification sent to the recipient. Recipient's will be able to access on-line help desk forms for submission to the database (Lost gift voucher, transfer to another person, request refund etc)
- 20
- 25

Payment to System Operator and Merchants

32. Bank Merchant Facility
33. Banking network deposits money into system bank account via the system Merchant Bank Facility.
- 30
34. Database generates reports for system including (1) Sales by Merchant, (2) Redemptions by merchant, (3) Daily gift voucher payments to be made to merchants, (4) Postal service report including numbers of gift vouchers forwarded to the postal service and payments required to the service and (5) a report on any unsuccessful deliveries and action to be taken.
- 35

35. System forwards payments to merchants via commercial banking software and may allow for automated reconciliation. System updates database on payments made to merchants.
- 5 36. System pays postal service as per arranged method.

Merchant Web-site Access

37. Merchant can log onto the Web-site and download more regular reports of their (1) gift voucher sales, (2) 10 redeemed gift vouchers, and (3) payments made to the merchant with location of the store of redemption.

Figure 2 is a flow diagram illustrating a purchase and generation operation of the voucher system, which includes 15 some enhanced features. In particular, the system has been designed to facilitate customer order of gift vouchers via multiple pathways, both on-line (in multiple ways) and off-line (e.g. attendance at a store).

Referring to the figure, a customer 200 wishes to buy 20 a voucher for a beneficiary 201. The customer has a number of purchase path choices:

1. the customer 200 accesses a merchants or e-tailers Web site 202. The merchant/e-tailer is offering system vouchers for purchase against their products. The 25 customer 200 orders a voucher via a link 203 over the Internet to the voucher system 204 (note the voucher system includes the database, payment gateway and other facilities which have been described in relation to figure 1, but are not illustrated here for purposes of clarity). The system 30 204 preferably carries out the fraud screen and also receives payment for the gift voucher by way of the payment gateway. The system 204 also receives the information as to who the designated beneficiary is and to where the voucher is to be sent.
- 35 2. The customer 200 purchases the gift voucher and provides the payment and beneficiary information directly

via the voucher system Web site 205, on-line over the Internet.

3. By way of a portal site 206 on the Internet. The portal site enables purchase of products using a branded portal voucher, SuperVoucher or currency from multiple merchants within a program. The portal site may offer a portal voucher for sale to the customer 200. For portal vouchers, the customer will need to details and the voucher system 204 will generate the voucher including the merchant details so that the beneficiary can redeem the voucher with the appropriate merchants in the program. Information for generation of the voucher is by way of an Internet link 207 from the portal site 206 to the voucher system 204. Additionally, the portal may also allow supply of a specific merchant's voucher which the system will service. The beneficiary may redeem the voucher on-line preferably but not limited to via the portal site which will provide information on merchant redemption locations for their program and links to the appropriate merchants within the portal program. For merchant specific vouchers, the voucher may be redeemed directly at the merchant's outlet.

4. By way of a merchant, but without a simple direct link to the voucher system 204. The customer 200 may attend at a merchant (actually at the merchants location) or go on-line to a merchants Web site 207. Rather than on-link from the customer directly to the voucher system or from the merchant terminal directly to the voucher system 204, the merchant 207 wishes to deal with fraud screen and payment for the voucher themselves. They do this in step 208. The voucher system 204 is then alerted via a separate communication (preferably XML encrypted) 209 of the beneficiary and other voucher details. In this case the voucher system 204 does not deal with payment but still takes a commission, transaction or licence fee for dealing with the voucher process at issuance and redemption.

The customer 200 thus has a number of options for purchase of a gift voucher. Similarly, merchants have a number of options open to them to interface with the voucher redemption system (either by using direct-through
5 links to the voucher system 204 or by providing separate communication links).

An advantage of the portal arrangement and the direct link to the voucher system 204, is that the voucher system can deal with all funds transfers. The portal site does
10 not have to deal with any funds themselves and does not have to transfer any funds to subscribing colonists on the portal. The voucher system 204 banks the funds from the customer, for example, and subsequently provides the payment to the colonist/merchant, minus the commission.
15 The portal site has not had to deal with any money issues. The voucher here is in fact tantamount to "electronic cash".

Generation of vouchers may also be achieved by a further path. Often, goods/service providers may wish to
20 provide a promotion to designated beneficiaries. For example a telecommunications provider may wish to provide free Internet access. The present system enables a voucher for such promotion to be distributed to beneficiaries, customers (current and prospective) or subscribers. The
25 promotion provider 210 provides batch data (in this embodiment) including a file of beneficiaries and information on the vouchers that are required to be provided to the beneficiaries. The voucher system 204 then issues the vouchers to the beneficiaries 201 and deals with
30 the redemption. The vouchers may be redeemed against bills of the service provider, for example (e.g. telecommunications bills) or with other merchants participating in the promotion program who have access to the redemption system.

35 As discussed above, the voucher system may distribute the vouchers to the beneficiaries 201 by any number of

pathways. Preferably, however, the pathways will either be post or on-line (preferably by e-mail). In accordance with an embodiment of the present invention, where vouchers are distributed over a communications network such as the Internet, transmission (the e-mail) will include a voucher attachment. The voucher attachment is generated using information stored in the system 204 database, to enable the attachment to have a different appearance depending upon which goods/service provider is responsible for the voucher.

The voucher attachment generation process (shown in figure 2) includes the following steps:

1. The voucher system 204 identifies the merchant.
2. It locates the image data from the database corresponding to the particular merchant (e.g. the image data may include anything that the merchant desires such as an advertising photograph, merchant logo, etc). The attachment image is generated from this image data.
3. Data is then entered from information provided to the voucher system 204 for the beneficiary, e.g. beneficiaries name, amount of purchase, etc.
4. The claim code is generated.
5. The attachment is sent to the beneficiary by e-mail (alternatively it can be printed and sent by post).

Figure 3 illustrates the many pathways by which the beneficiary 201 may redeem the voucher. As well as via a call centre 107, there are a number of other ways which can be implemented. The voucher is also preferably arranged for partial redemption (so that part of the value of the voucher can be redeemed) or to be redeemed for part of a larger purchase.

Referring to figure 3, the voucher may essentially be redeemed in two ways:

Firstly, the voucher may be redeemed for goods/services by physical attendance of the beneficiary at a goods/services outlet (in-store 211). At point of sale,

the customer presents the voucher to the POS operative. There are a number of pathways by which the operative can use to redeem the voucher with the system 204. These include:

- 5 1. A Web interface 212 with a Web server 213 of the system 204. The Web interface may be by way of PC browser, WAP, or any other Web interface communications means. The Web server 213 interfaces with the database 214 (equivalent to database 101 of figure 1) to validate and redeem the
10 voucher so that the POS operative can confirm the purchase.
 2. The POS operative may also use Interactive Voice System 215, preferably via a call centre or communications centre as described in relation to figure 1, and IVR database 216.
 - 15 3. A further alternative is use of EFT devices 217. EFT devices 217 are ubiquitous in most goods/services outlets. In an embodiment of the present invention, the EFT device is also adapted to communicate with an EFT interface 217 to the system 204 of the present invention.
20 The claim code, amount of transaction and any other details (e.g. PIN, merchant outlet number) are entered by the device 217 and communicated to the system 204 via the EFT interface for clarification of redemption.
 4. A further alternative for redemption is via a
25 barcode scan system or other direct POS system which interfaces with the merchants database updated by the system using secure synchronous data communications 219.
- Note that the voucher may be redeemed for a partial amount of the available amount. In this case an amount is
30 transmitted to the system 204 for which the voucher is to be redeemed. The system 204 updates the amount remaining on the voucher and the database 214, so that that remaining amount can be used for a subsequent purchase. Further, the voucher may be used for part of a larger purchase, and the
35 POS representative may take the rest in an alternative method of payment e.g. credit, cash.

Secondly, the beneficiary 201 may redeem on-line e.g. via an E Commerce Web site 220 (supported by an e-tailer or an merchant). In this embodiment of the present invention, the system includes an interface with the E Commerce Web
5 site 220 in the form of software 221 integrated into the E Commerce payment site.

The beneficiary 201 selects a goods/services item to purchase and the payment site then at 222 asks the beneficiary 201 which method of payment is required e.g.
10 credit card or gift voucher. If a gift voucher payment is required the beneficiary is requested to enter the claim code, expiry, amount and any other details on a Web page 223 and then submit the gift voucher for redemption. In the case that there is no upsale (e.g. that the voucher is
15 for the purchase of goods/services items that are the same as or less than the value of the voucher), then an electronic receipt 224 is issued to the beneficiary 201. Prior to redemption of the voucher, however, a validity check 225 is carried out by communication 226 with the
20 system 204. Preferably the communication is via DES SSL protocol where redemption information is transmitted using XML. Redemption and receipt issuance only proceed if a validity check of the gift voucher results in a validity being confirmed.

25 As with the in-store method of redemption, the gift voucher may be redeemed partially. An amount may remain on account with the system 204 for later further redemption.

In the case where the gift voucher is to a value which is less than the value of the goods/services items being
30 purchased on-line, then an upsale takes place. After the validity of the gift voucher has been confirmed the Web site requests at 226 the credit card details of the beneficiary 201 for checking via a conventional payment gateway 228 attached to the Web site. When funds clearance
35 is advised, the receipt 224 is issued to the beneficiary and the voucher is redeemed.

The ability to partially redeem and to redeem as part of a larger purchase, particularly on-line, is a significant advantage of this system. Another important advantage is the ability to turn merchants on and off including within any given program.

The token may take any form that can be identified by the system. For example, it may be a number as discussed above. Alternatively, it may be a barcode associated with a physical item, e.g. a gift voucher or cheque physically printed by the system for redemption.

Figure 4 is a diagram illustrating an embodiment of the present invention for the provision and processing of a value transfer instrument, in this embodiment being a cheque which may be issued and transmitted electronically (or transmitted by conventional means) and which includes a safeguard against fraud which is similar to the safeguard provided in the voucher system discussed above. Fraud in relation to conventional cheques is a problem. Electronic cheques, if anything, are far more open to fraud (hence all the research which has taken place in regards to encryption methods such as digital signatures).

Reference numeral 300 shows a system in accordance with the present invention which includes a database 301 for storing issued cheque details. The system 300 also includes means for issuing a cheque to the beneficiary 302 and a means for associating the cheque with a claim number for that cheque. The claim number is also stored in the database 301. On redemption of the cheque, the system matches the claim number being provided by the entity redeeming the cheque with the stored claim number and only validates and redeems the cheque if the stored claim number and the claim number provided by the redeeming entity (reference numeral 304) correlate. Other claim tokens (eg, value of voucher, password, name of beneficiary) may also be used to enhance security and be cross checked on redemption.

In more detail, a cheque drawer 305 wishing to draw a cheque for a beneficiary 302, accesses his Internet bank Web site 306. At the moment there is no facility on Internet banking Web sites for issuing cheques (because of the fraud problems). In this invention, the Internet Web site includes a page enabling a drawer to enter cheque details, e.g. amount, recipient (and e-mail address if the cheque is to be received by e-mail). Once the details are entered, the bank debits the drawers 305 account the amount of the cheque. That amount then may be paid into a holding fund 308. Alternatively, the bank may wait to debit the account until the cheque has been redeemed by the beneficiary 302. The cheque information is submitted to the system 300 (step 309), preferably by way of XML data transmission using DES SSL protocol. The system 300 prepares and issues a cheque 310, and generates a unique claim number which is stored in the database 301 and provided to the beneficiary 302 with the cheque. In the preferred embodiment, the unique claim number is a code which includes 6 alphas and 6 numerics. The claim number will preferably be generated using a combination of high standard encryption algorithms.

The cheque may be transmitted over a computer network to the beneficiaries computing device (e.g. PC, palm pilot, WAP enabled device or downloaded onto SmartCard) or may be printed and issued by post.

The beneficiary may redeem the cheque by depositing the cheque in their bank account. This may be done on-line via the beneficiaries 302 Internet banking site 304. The cheque information is transmitted by the beneficiary to the Internet site (this may be done by an on-line transmission of an attachment, for example, or by the beneficiary keying in the details). The beneficiaries banking system 305 communicates with the system 300 to determine that the cheque is valid (by the system matching the claim code transmitted from the banking system 305 with the claim code

stored in the database 301). The system redeems the cheque and then communicates with the banking system 306 so that the funds can be paid into the beneficiaries 302 bank account. The bank then preferably debits the holding
5 account.

The system of this embodiment of the present invention thus promotes complete on-line banking. A user of the system need not send the credit card details to a person they wish to pay money to. They can send them a one-off
10 value cheque. The risk of fraud is low because of the validity cheque.

Note that with this system, multiple order and redemption pathways may be implemented, as with the system of figures 1 to 3.

15 Referring to figure 5, a system for facilitating the provision and redemption of third party loyalty units in accordance with an embodiment of the present invention will now be described.

Loyalty units, such as frequent flyer points or points
20 that are associated with credit card reward purchases are well known. Redemption of points is usually directly with the issuer or, to a limited extent, with co-affiliates in a scheme. Where there are co-affiliates in a scheme, it is difficult to track points transactions. The redemption
25 process is generally inefficient and lengthy.

Referring to figure 5, a system in accordance with the present invention 400 includes a database 401 which is arranged to store details of a loyalty points member, information on the loyalty points owned by the member, and
30 also preferably a claim token(s) associated with a member membership.

The system 400 includes an interface 402 with a loyalty units provider database and system 403 using secure data transmission systems. The loyalty units provider may
35 therefore real-time update the database 401 with

information on units owned by a user 404, and vice versa (the system 400 may update the loyalty units system 403).

The system 400 interfaces with goods/services providers in a similar manner as described in figures 1 to 3, so that a user 404 can redeem their points by a number of ways.

Going on-line to a "points site" which may be central to all points providers or localised and licensed to a points providers web-site and on-line redeeming their points. The existence of the points is validated by accessing the system providing the users membership number and comparing it with the membership number stored in the database 401. Once the points have been redeemed for purchase, the loyalty units provider database is updated via the interface 402.

Points can also be redeemed off-line by attending at a merchant, the merchant being able to access the system 400 for validation of the points by any of the methods which are disclosed in relation to figure 3. Similarly, the points may be redeemed on-line in a similar manner as described in relation to fit the on-line redemption of figure 2.

A voucher may be issued to the value of the points, and this may be an email voucher, as discussed above in relation to the above other aspects of the present invention. This voucher may act as the loyalty units instrument. A customer may request a voucher to be issued to a desired number of points. The voucher may designate a particular merchant for redemption. The token may be unique for each voucher issued. Other tokens (eg, value of points, name of beneficiary, etc.) may also be required and stored in the system database.

In an alternative embodiment the voucher may not be required and the loyalty units instrument may comprise the token alone to be matched with the stored token and confirm that a designated number of points (eg designated by the

beneficiary at point of sale) should be debited from the account.

Note that multiple redemption and order pathways may be applied in the above system, as with the system of
5 figures 1 to 3.

In the above, references to the Internet should be taken to include any public access network, or Intranet, and the present invention is not limited for operation with the Internet only.

10 It will be appreciated by persons skilled in the art that numerous variations and/or modifications may be made to the invention as shown in the specific embodiments without departing from the spirit or scope of the invention as broadly described. The present embodiments are, therefore,
15 to be considered in all respects as illustrative and not restrictive.

THE CLAIMS DEFINING THE INVENTION ARE AS FOLLOWS:

1. A method for facilitating the issuing and redemption of goods/services vouchers, comprising the steps
5 of, for issuance of the goods/services voucher;
issuing the goods/services voucher:
generating a token associated with the goods/services
vouchers;
storing the token in the system database, and
10 for redemption of the goods/services voucher:
requiring the provision of a token, comparing a provided
token with the token stored in the database, and, if the
tokens match designating the voucher as redeemed.
2. A method in accordance with claim 1, further
15 comprising the step of delivering the goods/services
voucher to a designated beneficiary over a computer
network.
3. A method in accordance with claim 2, wherein the
step of delivering the goods/services voucher to the
20 designated beneficiary comprises the step of delivering the
goods/services voucher by e-mail.
4. A method in accordance with any one of claims 1,
2 or 3, comprising the further step of receiving a customer
order for issuing of a goods/services voucher to a
25 designated beneficiary, before issuance of the
goods/services voucher, and issuing the goods/services
voucher for the designated beneficiary.
5. A method in accordance with claim 4, the method
enabling receipt of the customer order by any one of a
30 plurality of pathways.
6. A method in accordance with claim 4 or claim 5,
wherein the step of receiving the customer order includes
receiving the order via a system web site.
7. A method in accordance with any one of claims 4,
35 5 or 6 wherein the step of receiving customer order

includes receiving the order via a subscribing goods/services provider web site.

8. A method in accordance with any one of claims 4 to 7, wherein the step of receiving the customer order includes receiving the order via a portal web site servicing the plurality of subscribing goods/service providers.

9. A method in accordance with any one of claims 4 to 8, wherein the step of receiving the customer order includes the step of receiving the customer order from a physical retailer location where the customer is in attendance.

10. A method in accordance with claim 9, wherein the customer order is received over a computer network.

11. A method in accordance with claim 4 or claim 5, wherein the customer is a provider of a promotion and wishes goods/services items to be issued to a plurality of designated beneficiaries and wherein the step of receiving the order includes receiving order information from the customer designating details of the plurality of beneficiaries.

12. A method in accordance with claim 11, wherein the order information is received over a computer network as a data file.

13. A method in accordance with any one of claims 4 to 12, comprising the further step of receiving payment information from the customer and of carrying out a check to determine the validity of the payment information.

14. A method in accordance with any one of the preceding claims, comprising the further step of receiving redemption information, the redemption information including the provided token, before redeeming the goods/services voucher.

15. A method in accordance with claim 14, the method enabling receipt of the redemption information by any one of a plurality of pathways.

16. A method in accordance with claim 14 or claim 15, wherein the step of receiving the redemption information includes receiving the redemption information via interactive voice response.

5 17. A method in accordance with any one of claims 14, 15 or 16, wherein the step of receiving the redemption information includes receiving the redemption information via a web interface.

10 18. A method in accordance with any one of claims 14 to 17, wherein the step of receiving the redemption information includes the step of receiving the redemption information via an interface with an electronic funds transfer network utilised by a payment transaction system.

15 19. A method in accordance with any one of claims 16, 17 or 18, wherein the redemption information is received from a goods/service provider physical location.

20 20. A method in accordance with any one of claims 14 to 19, wherein the step of receiving the redemption information includes the step of receiving the redemption information from an on-line E Commerce system of a goods/services provider.

25 21. A method in accordance with claim 20, wherein a beneficiary has provided the information to the on-line E Commerce system by way of entering or forwarding the information to the goods/services providers web site in exchange for goods/services.

22. A method in accordance with any one of the preceding claims, comprising the step of redeeming the goods/services voucher for only a portion of its value.

30 23. A method in accordance with claim 22, comprising the step of storing a remaining value of the partially redeemed goods/services voucher in the system database for later redemption.

35 24. A method in accordance with any one of the preceding claims, wherein the step of issuing the goods/services voucher includes the step of designating the

goods/services voucher for redemption in exchange for goods/services of one of a plurality of available subscribing goods/services providers.

25. A method in accordance with claim 24, wherein the
5 step of issuing the goods/services voucher includes the step of generating a voucher image associated with the goods/services voucher, the voucher image to be delivered to a beneficiary with the goods/services voucher.

26. A method in accordance with claim 25, wherein a
10 different image is associated with each of the plurality of available subscribing goods/services providers.

27. A method in accordance with claims 25 or 26, including the step of producing the voucher image from voucher image data stored in the system database.

15 28. A method in accordance with any one of claims 25, 26 or 27, comprising the step of delivering the voucher image to a designated beneficiary over a computer network.

29. A method in accordance with claim 28, comprising
20 the step of delivering the voucher image as an e-mail attachment.

30. In accordance with claim 1, wherein the step of issuing the goods/services voucher includes transmitting goods/services voucher over a computer network to a beneficiary, and wherein the step of redeeming the
25 goods/services voucher, includes the step of transmitting the voucher to an E Commerce web site.

31. A goods/services voucher use with the method of any one of the preceding claims.

32. A method of issuing the voucher of claim 31
30 comprising the steps of transmitting the voucher to a computing device of a beneficiary.

33. A method of redeeming a goods/services voucher in accordance with claim 31, comprising the step of transmitting voucher information from an E Commerce web
35 site to a redemption system.

34. A system for facilitating the issuing and redemption of goods/services vouchers, comprising a computing system arranged to issue a goods/services voucher, generate a token associated with the
5 goods/services voucher for storage in a system database, receiving means for receiving a token, a means for comparing the received token with the stored token and, if the tokens match, designating the voucher as redeemed.

35. A system for the provision and processing of a
10 value transfer instrument, the system including means for issuing a value transfer instrument, including a claim token associated with the value transfer instrument, database means storing the claim token, and redemption means for receiving the claim token, comparing it to the
15 stored claim token to locate a matching claim token, and redeeming the associated value transfer instrument.

36. A system in accordance with claim 35, wherein the value transfer instrument operates as an account cheque for a bank or similar institution account.

20 37. A system in accordance with claim 35 or 36, including means for transmitting the value transfer instrument to a beneficiary over a computer network.

38. A system in accordance with any one of claims 35, 36 or 37, a system including a link to a bank computing
25 system, wherein the bank system is arranged to advise the system via the link when to issue the value transfer instrument.

39. A system in accordance with any one of claims 35 to 38, further including a link to a redeeming bank system,
30 wherein upon redemption the redeeming bank is arranged to provide the claim code to the system via the link.

40. A system for facilitating the provision and redemption of third party loyalty units, comprising a database storing information on loyalty members and loyalty
35 units associated with each loyalty member, a means for generating a loyalty units instrument and a loyalty token

associated with the loyalty units instrument, and redemption means for redeeming the loyalty units instrument, the redemption means being arranged to compare the loyalty token associated with the loyalty units instrument and the stored loyalty token and redeem the
5 loyalty units instrument if the comparison is a match.

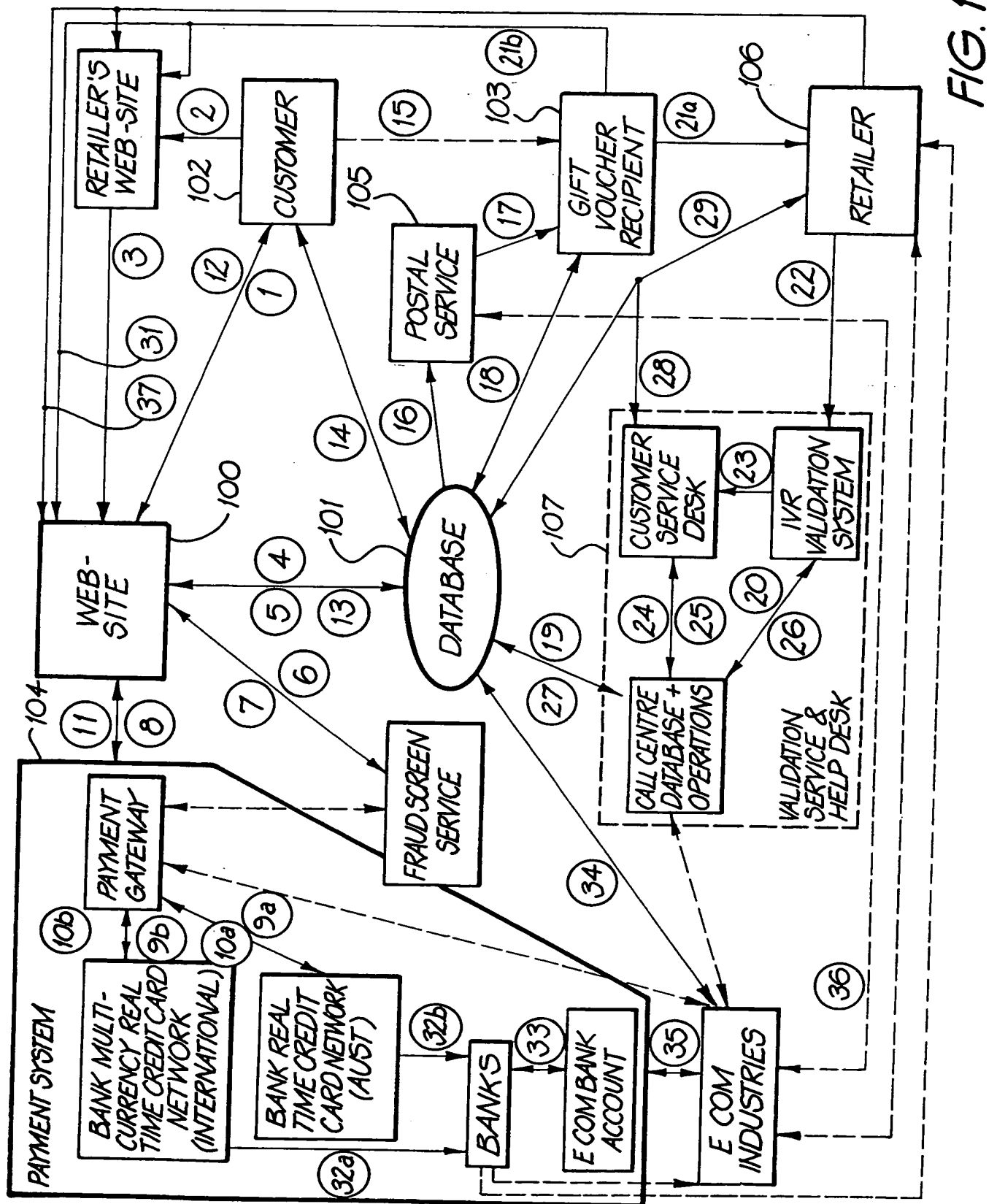


FIG. 1

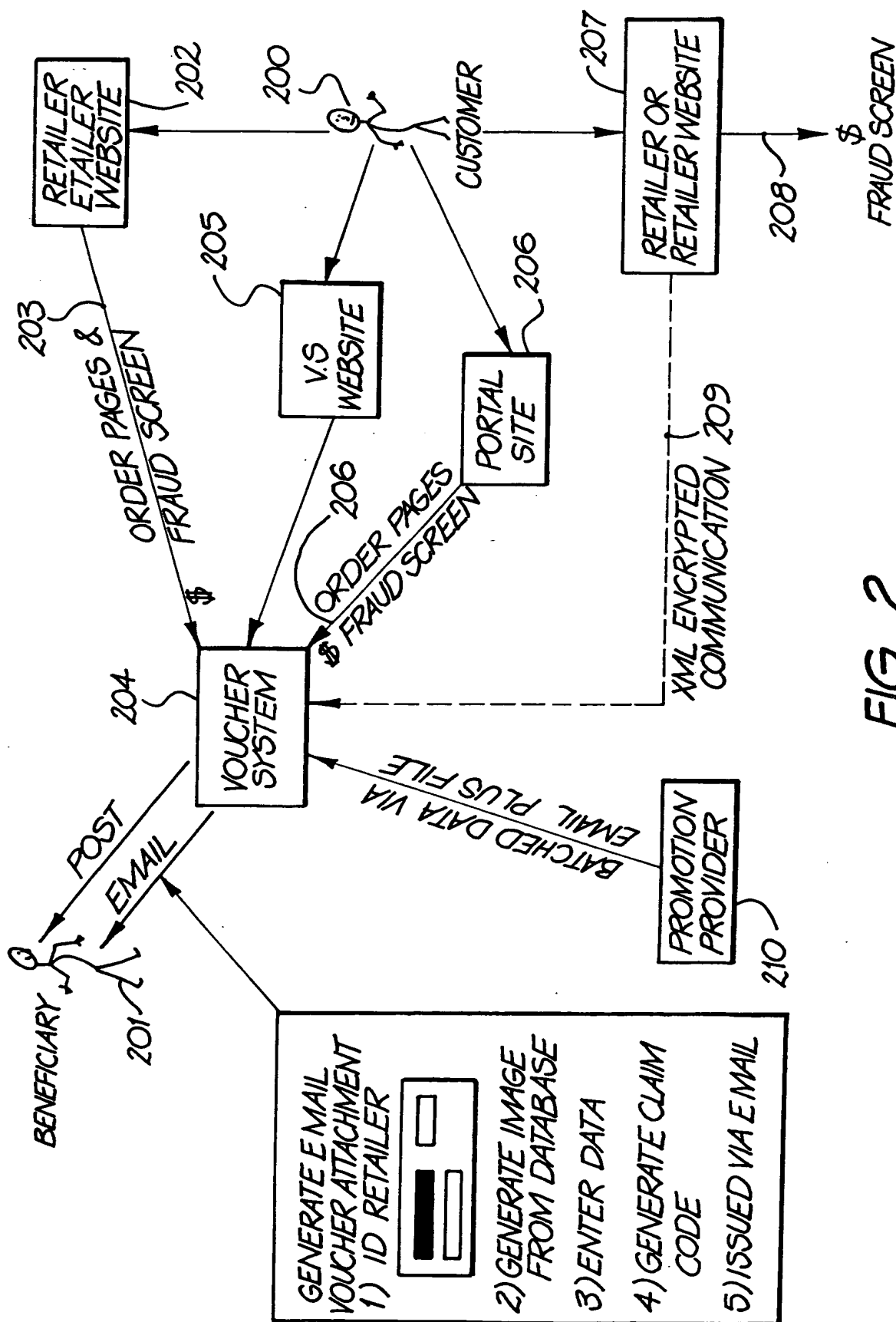


FIG. 2

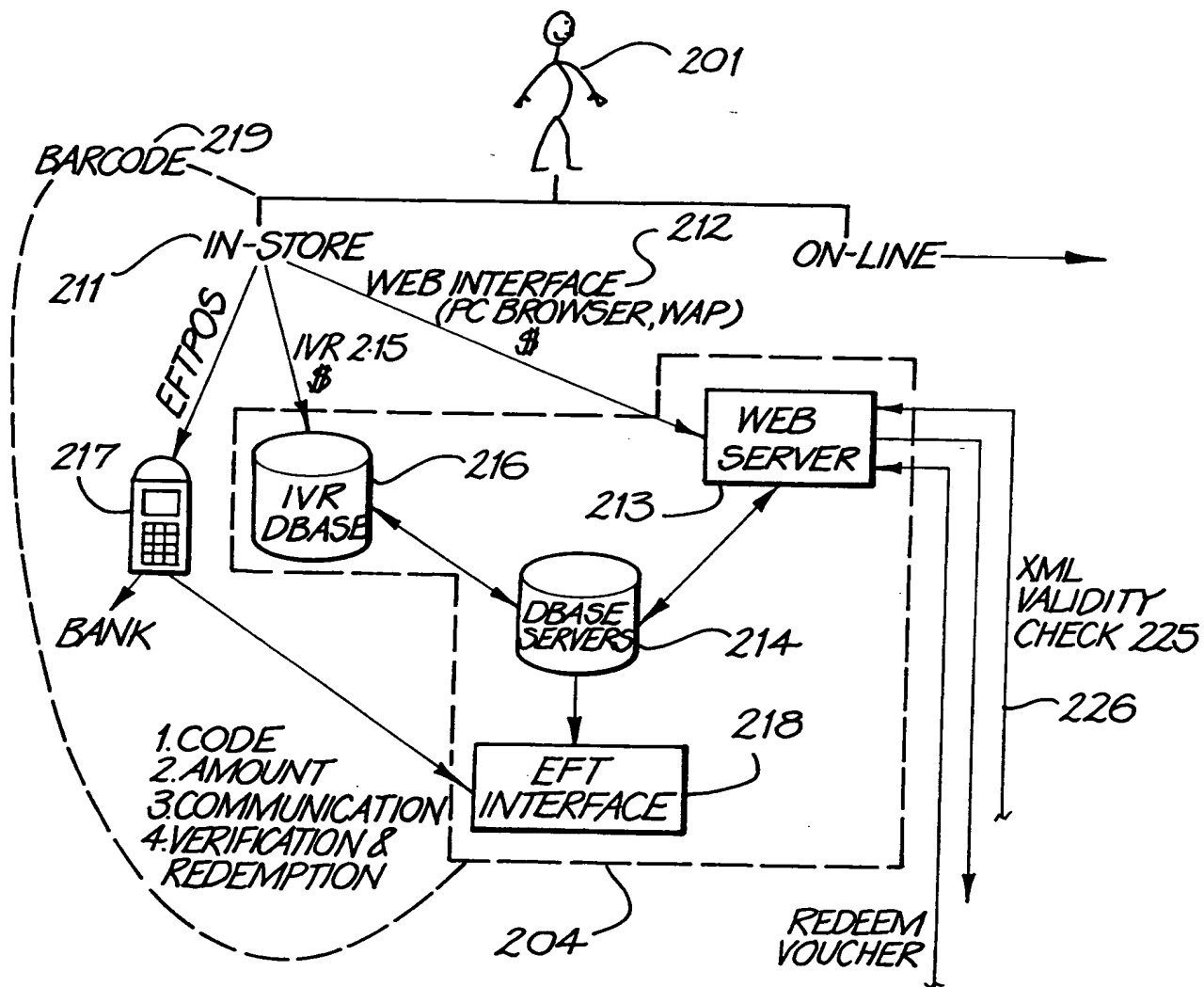
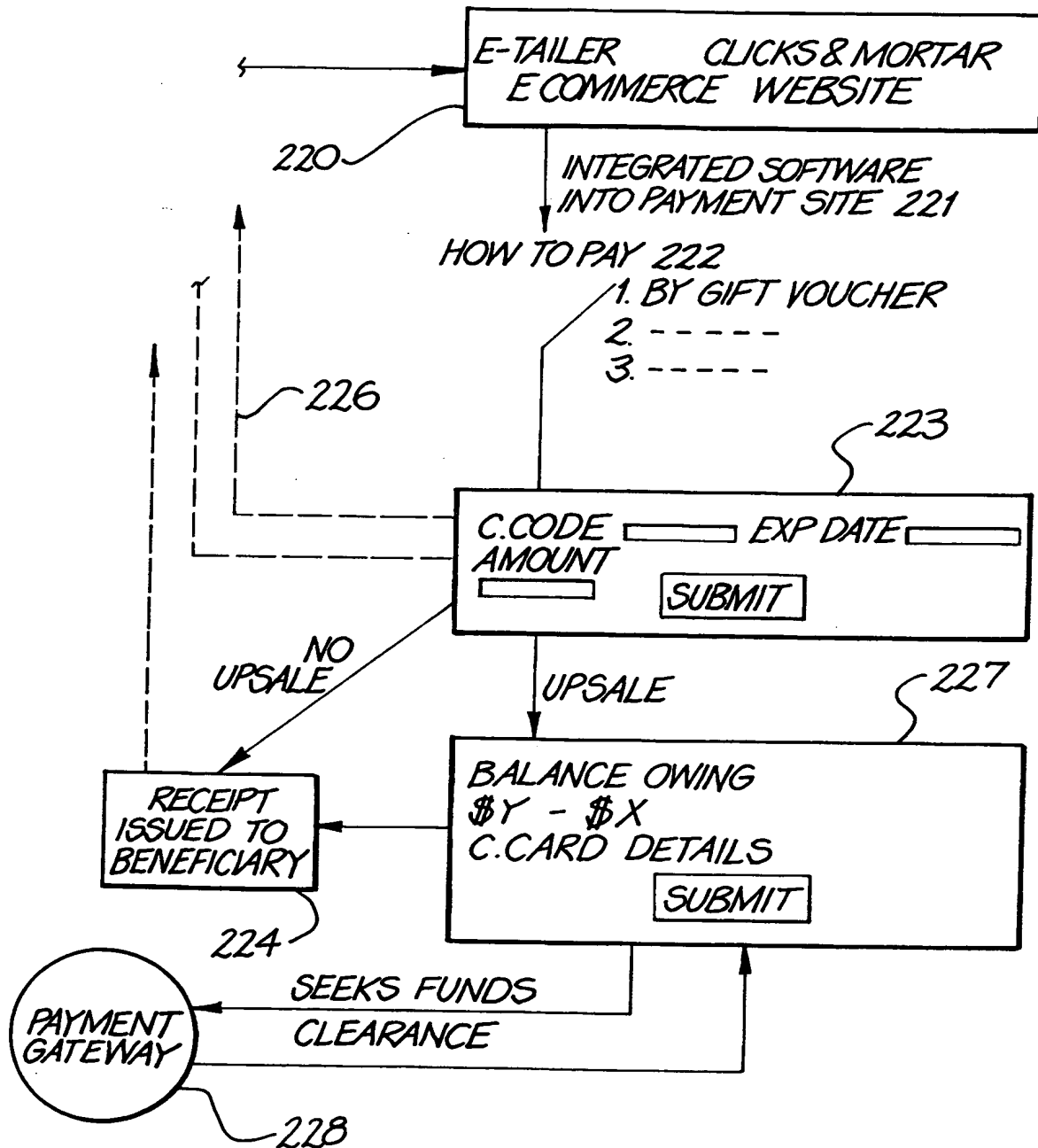


FIG. 3

**FIG. 3** (CONTINUED)

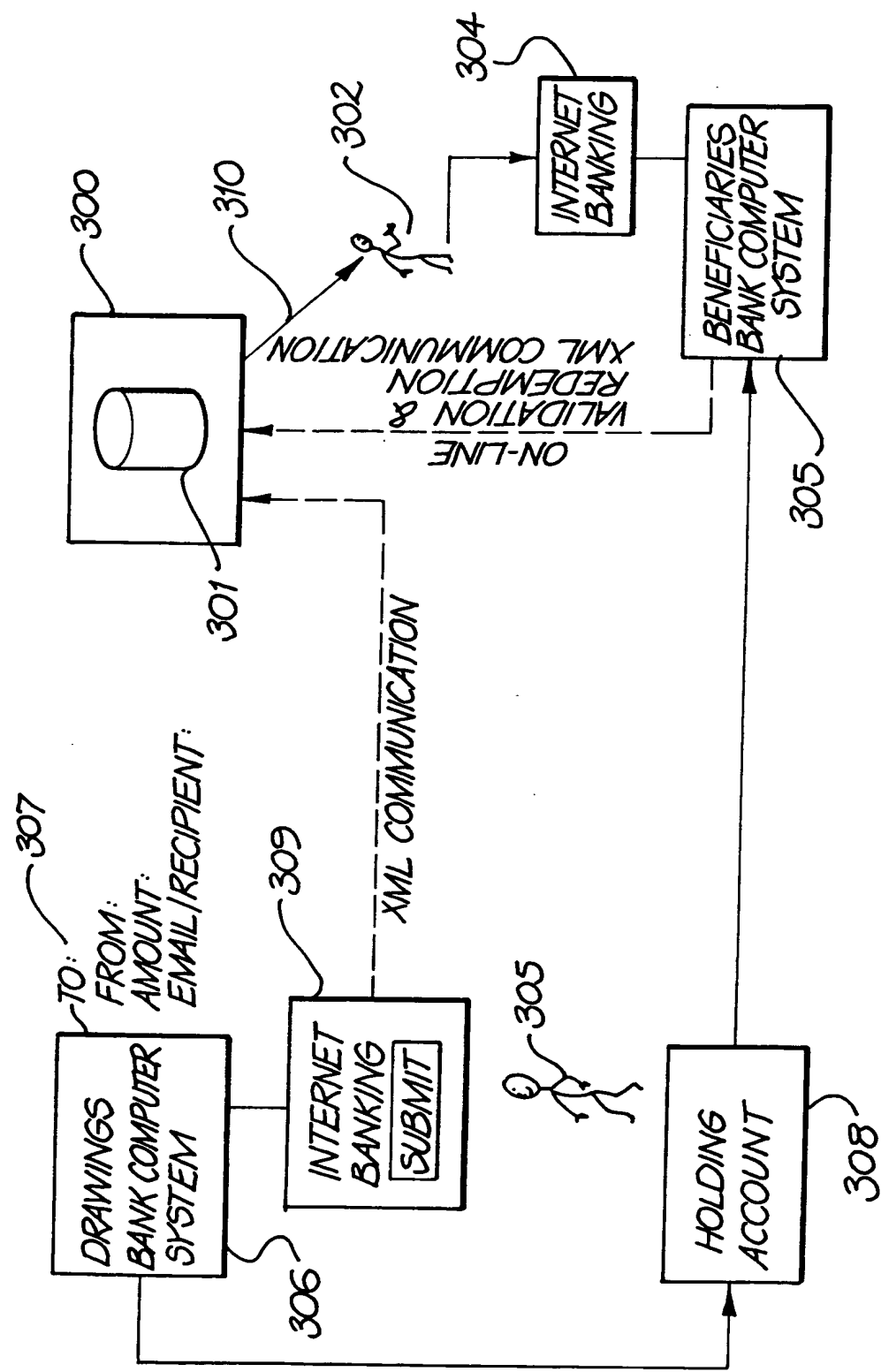
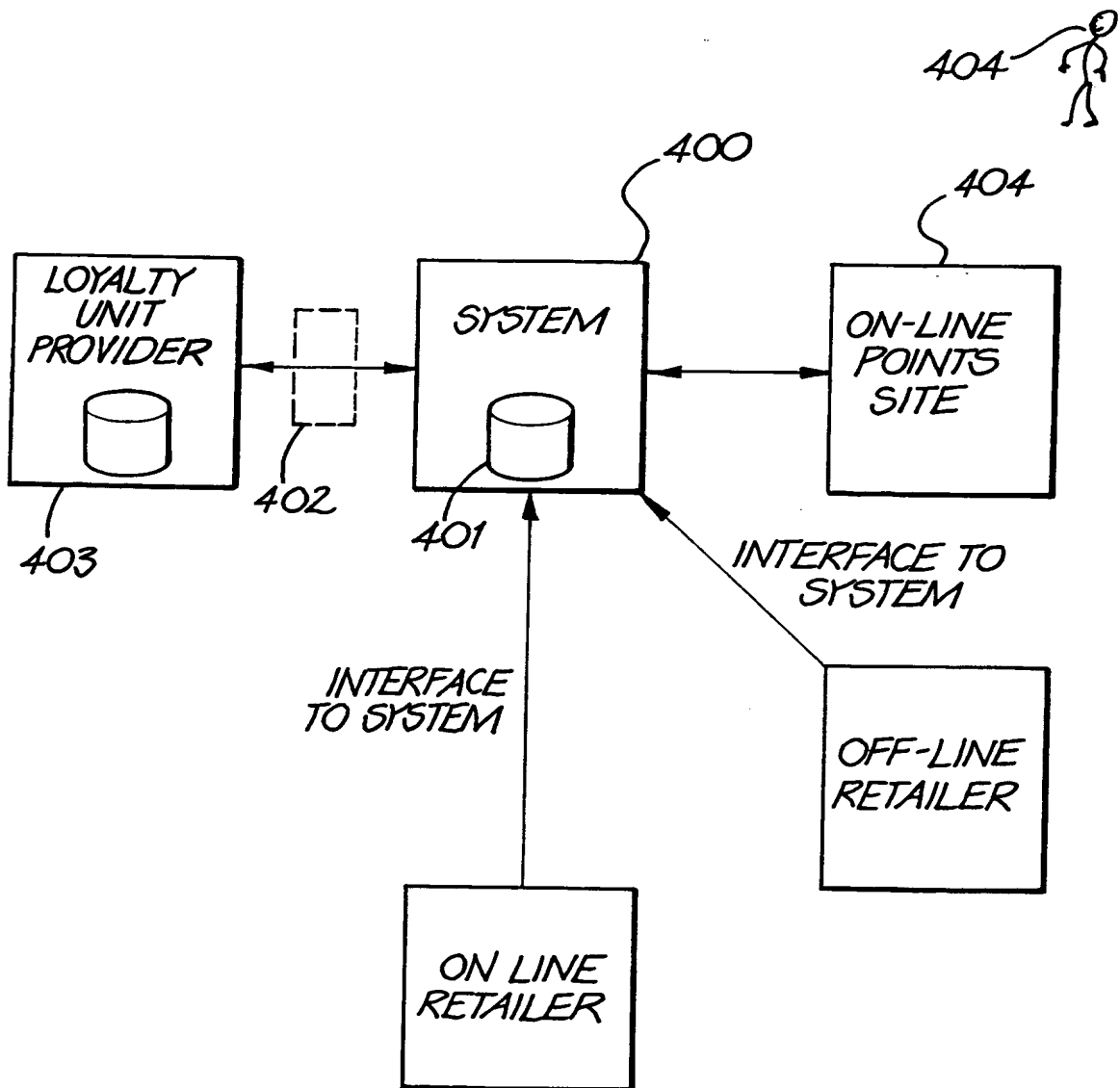


FIG. 4

**FIG. 5**

INTERNATIONAL SEARCH REPORT

International application No.

PCT/AU00/01016

A. CLASSIFICATION OF SUBJECT MATTERInt. Cl. ⁷: G06F 17/60

According to International Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols)

IPC: AS ABOVE

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the international search (name of data base and, where practicable, search terms used)
WPAT (+commerc+, token, voucher, redeem+)**C. DOCUMENTS CONSIDERED TO BE RELEVANT**

Category*	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
P,X	WO 00/16227 (Amazon.com) 23 March 2000 Whole document	1-3,34,35
X	WO 99/30256 (IBM Corp.) 17 June 1999 Whole document	1,2,14,15,17- 20,31,33-35 36,40
Y		
X	US 5 999 625 (Bellare et al.) 7 December 1999	35
Y	Abstract, figures	36

☒ Further documents are listed in the continuation of Box C
 ☒ See patent family annex

* Special categories of cited documents:

- "A" document defining the general state of the art which is not considered to be of particular relevance
- "E" earlier application or patent but published on or after the international filing date
- "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified)
- "O" document referring to an oral disclosure, use, exhibition or other means
- "P" document published prior to the international filing date but later than the priority date claimed

- "T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention
- "X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone
- "Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art
- "&" document member of the same patent family

Date of the actual completion of the international search

26 October 2000

Date of mailing of the ...

- 8 NOV 2000

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INTERNATIONAL SEARCH REPORT

International application No.

PCT/AU00/01016

C (Continuation). DOCUMENTS CONSIDERED TO BE RELEVANT		
Category*	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
X	US 5 839 119 (Krsul et al.) 17 November 1998	35
Y	Abstract, claims	1,34
Y	WO 97/03423 (Digital Equipment Corporation) 30 January 1997 Abstract, page 9, line 25 to page 10, line 2	40
A	WO 99/52055 (Netvalue Inc.) 14 October 1999 Abstract, figures	1,34
A	WO 96/38801 (American Express TRS) 5 December 1996 Abstract, figures	16,35,36

INTERNATIONAL SEARCH REPORT
Information on patent family members

International application No.
PCT/AU00/01016

This Annex lists the known "A" publication level patent family members relating to the patent documents cited in the above-mentioned international search report. The Australian Patent Office is in no way liable for these particulars which are merely given for the purpose of information.

Patent Document Cited in Search Report				Patent Family Member			
WO	2000/16227	AU	62449/99				
WO	99/30256	NO	MEMBERS				
US	5999625	JP	10240848				
US	5839119	EP	833285	JP	10143591		
WO	97/03423	BR	9606450	EP	796480	IL	117195
		JP	9510814	US	5802497		
WO	99/52055	AU	69551/98				
WO	96/38801	AT	185208	AU	61518/96	CA	2222749
		DE	69604495	EP	836727	ES	2139359
		GR	3032178	JP	11506558		
END OF ANNEX							

PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

REC'D 11 JAN 2002

PCT

12

Applicant's or agent's file reference fp13320	FOR FURTHER ACTION	See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416).
International Application No. PCT/AU00/01016	International Filing Date (day/month/year) 28 August 2000	Priority Date (day/month/year) 27 August 1999
International Patent Classification (IPC) or national classification and IPC Int. Cl. ⁷ G06F 17/60		
Applicant E COM INDUSTRIES et al		

1.	This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36.
2.	This REPORT consists of a total of 4 sheets, including this cover sheet. <input checked="" type="checkbox"/> This report is also accompanied by ANNEXES, i.e., sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT). These annexes consist of a total of 2 sheet(s).
3.	This report contains indications relating to the following items: I <input checked="" type="checkbox"/> Basis of the report II <input type="checkbox"/> Priority III <input type="checkbox"/> Non-establishment of opinion with regard to novelty, inventive step and industrial applicability IV <input type="checkbox"/> Lack of unity of invention V <input checked="" type="checkbox"/> Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement VI <input checked="" type="checkbox"/> Certain documents cited VII <input type="checkbox"/> Certain defects in the international application VIII <input type="checkbox"/> Certain observations on the international application

Date of submission of the demand 27 March 2001	Date of completion of the report 21 December 2001
Name and mailing address of the IPEA/AU AUSTRALIAN PATENT OFFICE PO BOX 200, WODEN ACT 2606, AUSTRALIA E-mail address: pct@ipaaustralia.gov.au Facsimile No. (02) 6285 3929	Authorized Officer DALE E. SIVER Telephone No. (02) 6283 2196

I. Basis of the report**1. With regard to the elements of the international application:***☐ the international application as originally filed.☒ the description, pages **1-32**, as originally filed,
pages , filed with the demand,
pages , received on with the letter of☒ the claims, pages **34-36** as originally filed,
pages , as amended (together with any statement) under Article 19,
pages , filed with the demand,
pages **33,37** received on **20 December 2001** with the letter of **11 December 2001**☒ the drawings, pages **Figures 1-5** as originally filed,
pages , filed with the demand,
pages , received on with the letter of☐ the sequence listing part of the description:

pages , as originally filed

pages , filed with the demand

pages , received on with the letter of

2. With regard to the language, all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item.

These elements were available or furnished to this Authority in the following language which is:

☐ the language of a translation furnished for the purposes of international search (under Rule 23.1(b)).☐ the language of publication of the international application (under Rule 48.3(b)).☐ the language of the translation furnished for the purposes of international preliminary examination (under Rules 55.2 and/or 55.3).**3. With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international preliminary examination was carried out on the basis of the sequence listing:**☐ contained in the international application in written form.☐ filed together with the international application in computer readable form.☐ furnished subsequently to this Authority in written form.☐ furnished subsequently to this Authority in computer readable form.☐ The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.☐ The statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished**4. ☐ The amendments have resulted in the cancellation of:**☐ the description, pages☐ the claims, Nos.☐ the drawings, sheets/fig.**5. ☐ This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).****

* Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17).

** Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report

V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement**1. Statement**

Novelty (N)	Claims 1-34,36-40	YES
	Claims 35	NO
Inventive step (IS)	Claims 1-34,36-40	YES
	Claims 35	NO
Industrial applicability (IA)	Claims 1-40	YES
	Claims	NO

2. Citations and explanations (Rule 70.7)

D1 * WO 2000/16227 (Amazon.com) 23 March 2000

D2 WO 99/30256 (IBM Corp.) 17 June 1999

D3 US 5 999 625 (Bellare et al.) 7 December 1999

D4 US 5 839 119 (Krsul et al.) 17 November 1998

D5 WO 97/03423 (DEC) 30 January 1997

Novelty

D1 is published too late for PCT purposes, however it may be used in certain designated states. D1 explicitly discloses a gift certificate, which performs the functions of a "value transfer instrument".

D2 is the closest prior art relevant to claims 1 and 34, and discloses the use of coupons that are recorded in a database. The serial number of the coupon is used along with a record of which coupons have been redeemed so that in the electronic coupon distribution and redemption system of D2, double redemption is avoided. Applicant has amended claims 1 and 34 to clarify that the voucher is a stored value instrument (redeemable for a stored value) as distinct from a coupon, which is only good for a discount. New claims 1 and 34 now satisfy novelty requirements under PCT rules.

D3 discloses an electronic payment system that has an associated unique identification (ID) and a database of fund IDs. The token (or ID) is transferred from issuer to payer to payee and the like, whilst the database ensures a match between the electronic funds and the token for redemption.

Claim 35 lacks novelty in light of D3.

D4 is for offline transactions using smartcards or micropayments. Claim 35 is directed to the "value transfer instrument" and is not concerned with vouchers per se. In addition Claim 35 does not define any online aspects. Claim 35 lacks novelty in light of D4.

Inventive Step

Given that claim 35 claims a value transfer instrument (or electronic money) and both D3 and D4 disclose the features of claim 35, the claim lacks an inventive step.

VI. Certain documents cited**1. Certain published documents (Rule 70.10)**Application No.
Patent No.Publication date
(day/month/year)Filing date
(day/month/year)Priority date (valid claim)
(day/month/year)

WO 2000/16227

23 March 2000

9 September 1999

15 September 1998

2. Non-written disclosures (Rule 70.9)

Kind of non-written disclosure

Date of non-written disclosure
(day/month/year)Date of written disclosure referring to non-
written disclosure
(day/month/year)

- 33 -

THE CLAIMS DEFINING THE INVENTION ARE AS FOLLOWS:

1. A method for facilitating the issuing and redemption of goods/services vouchers, comprising the steps
5 of, for issuance of the goods/services voucher;
issuing the goods/services voucher:
generating a token associated with the goods/services vouchers;
storing the token in the system database, and
10 for redemption of the goods/services voucher:
requiring the provision of a token, comparing a provided token with the token stored in the database, and, if the tokens match designating the voucher as redeemed.
2. A method in accordance with claim 1, further
15 comprising the step of delivering the goods/services voucher to a designated beneficiary over a computer network.
3. A method in accordance with claim 2, wherein the step of delivering the goods/services voucher to the
20 designated beneficiary comprises the step of delivering the goods/services voucher by e-mail.
4. A method in accordance with any one of claims 1, 2 or 3, comprising the further step of receiving a customer order for issuing of a goods/services voucher to a
25 designated beneficiary, before issuance of the goods/services voucher, and issuing the goods/services voucher for the designated beneficiary.
5. A method in accordance with claim 4, the method enabling receipt of the customer order by any one of a
30 plurality of pathways.
6. A method in accordance with claim 4 or claim 5, wherein the step of receiving the customer order includes receiving the order via a system web site.
7. A method in accordance with any one of claims 4,
35 5 or 6 wherein the step of receiving customer order

- 37 -

34. A system for facilitating the issuing and redemption of goods/services vouchers, comprising a computing system arranged to issue a goods/services voucher, generate a token associated with the

5 goods/services voucher for storage in a system database, receiving means for receiving a token, a means for comparing the received token with the stored token and, if the tokens match, designating the voucher as redeemed.

35. A system for the provision and processing of a
10 value transfer instrument, the system including means for issuing a value transfer instrument, including a claim token associated with the value transfer instrument, database means storing the claim token, and redemption
15 means for receiving the claim token, comparing it to the stored claim token to locate a matching claim token, and redeeming the associated value transfer instrument.

36. A system in accordance with claim 35, wherein the value transfer instrument operates as an account cheque for a bank or similar institution account.

20 37. A system in accordance with claim 35 or 36, including means for transmitting the value transfer instrument to a beneficiary over a computer network.

38. A system in accordance with any one of claims 35, 36 or 37, a system including a link to a bank computing
25 system, wherein the bank system is arranged to advise the system via the link when to issue the value transfer instrument.

39. A system in accordance with any one of claims 35 to 38, further including a link to a redeeming bank system,
30 wherein upon redemption the redeeming bank is arranged to provide the claim code to the system via the link.

40. A system for facilitating the provision and redemption of third party loyalty units, comprising a database storing information on loyalty members and loyalty
35 units associated with each loyalty member, a means for generating a loyalty units instrument and a loyalty token

THE CLAIMS DEFINING THE INVENTION ARE AS FOLLOWS:

1. A method for facilitating the issuing and redemption of goods/services vouchers, comprising the steps
5 of, for issuance of the goods/services voucher;
issuing the goods/services voucher:
generating a token associated with the goods/services vouchers;
storing the token in the system database, and
10 for redemption of the goods/services voucher:
requiring the provision of a token, comparing a provided token with the token stored in the database, and, if the tokens match designating the voucher as redeemed.
2. A method in accordance with claim 1, further
15 comprising the step of delivering the goods/services voucher to a designated beneficiary over a computer network.
3. A method in accordance with claim 2, wherein the step of delivering the goods/services voucher to the
20 designated beneficiary comprises the step of delivering the goods/services voucher by e-mail.
4. A method in accordance with any one of claims 1, 2 or 3, comprising the further step of receiving a customer order for issuing of a goods/services voucher to a
25 designated beneficiary, before issuance of the goods/services voucher, and issuing the goods/services voucher for the designated beneficiary.
5. A method in accordance with claim 4, the method enabling receipt of the customer order by any one of a
30 plurality of pathways.
6. A method in accordance with claim 4 or claim 5, wherein the step of receiving the customer order includes receiving the order via a system web site.
7. A method in accordance with any one of claims 4,
35 5 or 6 wherein the step of receiving customer order

34. A system for facilitating the issuing and redemption of goods/services vouchers, comprising a computing system arranged to issue a goods/services voucher, generate a token associated with the
5 goods/services voucher for storage in a system database, receiving means for receiving a token, a means for comparing the received token with the stored token and, if the tokens match, designating the voucher as redeemed.

35. A system for the provision and processing of a
10 value transfer instrument, the system including means for issuing a value transfer instrument, including a claim token associated with the value transfer instrument, database means storing the claim token, and redemption means for receiving the claim token, comparing it to the
15 stored claim token to locate a matching claim token, and redeeming the associated value transfer instrument.

36. A system in accordance with claim 35, wherein the value transfer instrument operates as an account cheque for a bank or similar institution account.

20 37. A system in accordance with claim 35 or 36, including means for transmitting the value transfer instrument to a beneficiary over a computer network.

38. A system in accordance with any one of claims 35, 36 or 37, a system including a link to a bank computing
25 system, wherein the bank system is arranged to advise the system via the link when to issue the value transfer instrument.

39. A system in accordance with any one of claims 35 to 38, further including a link to a redeeming bank system,
30 wherein upon redemption the redeeming bank is arranged to provide the claim code to the system via the link.

40. A system for facilitating the provision and redemption of third party loyalty units, comprising a database storing information on loyalty members and loyalty
35 units associated with each loyalty member, a means for generating a loyalty units instrument and a loyalty token

INTERNATIONAL SEARCH REPORT

International application No.

PCT/AU00/01016

A. CLASSIFICATION OF SUBJECT MATTERInt. Cl. ⁷: G06F 17/60

According to International Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols)

IPC: AS ABOVE

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the international search (name of data base and, where practicable, search terms used)

WPAT (+commerc+, token, voucher, redeem+)

C. DOCUMENTS CONSIDERED TO BE RELEVANT

Category*	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
P,X	WO 00/16227 (Amazon.com) 23 March 2000 Whole document	1-3,34,35
X	WO 99/30256 (IBM Corp.) 17 June 1999 Whole document	1,2,14,15,17- 20,31,33-35
Y		36,40
X	US 5 999 625 (Bellare et al.) 7 December 1999	35
Y	Abstract, figures	36

☒ Further documents are listed in the continuation of Box C
☒ See patent family annex

* Special categories of cited documents:	"T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention
"A" document defining the general state of the art which is not considered to be of particular relevance	"X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone
"E" earlier application or patent but published on or after the international filing date	"Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art
"L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified)	"&" document member of the same patent family
"O" document referring to an oral disclosure, use, exhibition or other means	
"P" document published prior to the international filing date but later than the priority date claimed	

Date of the actual completion of the international search

26 October 2000

Date of mailing of the ...

- 8 NOV 2000

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INTERNATIONAL SEARCH REPORT

International application No.

PCT/AU00/01016

C (Continuation). DOCUMENTS CONSIDERED TO BE RELEVANT		
Category*	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
X	US 5 839 119 (Krsul et al.) 17 November 1998	35
Y	Abstract, claims	1,34
Y	WO 97/03423 (Digital Equipment Corporation) 30 January 1997 Abstract, page 9, line 25 to page 10, line 2	40
A	WO 99/52055 (Netvalue Inc.) 14 October 1999 Abstract, figures	1,34
A	WO 96/38801 (American Express TRS) 5 December 1996 Abstract, figures	16,35,36